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COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

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ANALYSIS OF ELEMENTS OF ENTITLEMENT TO AND RATES OF COMPENSATION OR PENSION

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II

ANALYSIS OF BENEFITS TO VETERANS AND DEPENDENTS

The analysis of compensation and pension laws which follows is sufficiently detailed to be of great value to Members of the Congress. In the following pages will be found the monthly rates of compensation and pension, rules of eligibility, definitions, and other pertinent information for veterans and their dependents. The analysis covers all wars and the Regular Establishment. It should be noted that the rates of compensation authorized under the general pension law are not set forth, as the comparatively few persons entitled thereunder are generally entitled to receive the higher rates prescribed by Veterans Regulations for wartime or peacetime service, as the case may be.

JOHN E. RANKIN,
Chairman, Committee on Veterans' Affairs,
House of Representatives.

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COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

VETERANS' SERVICE-

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	
Statute.....	General pension law as modified or amended; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	General pension law as modified or amended; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	General pension law in effect Mar. 19, 1933, as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, and subsequently modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as amended; Public Law 346, 78th Cong., June 22, 1944; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.
Rates: General.....	<p>Partial disabilities..... \$15-\$135 Total disability..... \$150 (July 14, 1862; Mar. 3, 1873; Mar. 3, 1883; Mar. 2, 1895; 38 U. S. C. 151, 152, 176, 177, ch. 12, Veterans Regulations; Veterans Regulation 1 (a), pt. II; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong. and Public Law 339, 81st Cong., Oct. 10, 1949), see p. 10.</p>	<p>Partial disabilities..... \$15-\$135 Total disability..... \$150 (July 14, 1862; Mar. 3, 1873; Mar. 3, 1883; Mar. 2, 1895; 38 U. S. C. 151, 152, 176, 177, ch. 12, Veterans Regulations; Veterans Regulation 1 (a), pt. II; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong. and Public Law 339, 81st Cong., Oct. 10, 1949), see p. 10.</p>	<p>Partial disabilities..... \$15-\$135 Total disability..... \$150 (July 14, 1862; Mar. 3, 1873; Mar. 3, 1883; Mar. 2, 1895; 38 U. S. C. 151, 152, 176, 177, ch. 12, Veterans Regulations; Veterans Regulation 1 (a), pt. II; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong. and Public Law 339, 81st Cong., Oct. 10, 1949), see p. 10.</p>	<p>Partial disabilities..... \$15-\$135 Total disability..... \$150 (Veterans Regulation 1 (a), pt. I, 38 U. S. C. ch. 12, Veterans Regulations; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong., and Public Law 339, 81st Cong., Oct. 10, 1949), see p. 10.</p>
Specific: A. In general.....	A..... \$240-\$360	A..... \$240-\$360	A..... \$240-\$360	A..... \$240-\$360
(a) Loss or loss of use of both hands, both feet, or 1 hand and 1 foot.	(a) Statutory rate..... \$240	(a) Statutory rate..... \$240	(a) Statutory rate..... \$240	(a) Statutory rate..... \$240
(b) Loss or loss of use of 2 extremities at level, or with complications, preventing natural elbow or knee action with prosthesis in place.	(b) Statutory rate..... \$282	(b) Statutory rate..... \$282	(b) Statutory rate..... \$282	(b) Statutory rate..... \$282
(c) Loss of 2 extremities so near shoulder or hip as to prevent use of prosthetic appliance.	(c) Statutory rate..... \$318 (Aug. 27, 1888; Feb. 12, 1889; Mar. 2, 1895; Jan. 15, 1903; Mar. 2, 1903; May 5, 1926; Feb. 11, 1927; 38 U. S. C. 162, 163, 168a, 168b, 172, 173, 176, ch. 12, Veterans Regulations; Veterans Regulation 1 (a), pt. II, Public Law 868, 80th Cong., July 1, 1948.)	(c) Statutory rate..... \$318 (Aug. 27, 1888; Feb. 12, 1889; Mar. 2, 1895; Jan. 15, 1903; Mar. 2, 1903; May 5, 1926; Feb. 11, 1927; 38 U. S. C. 162, 163, 168a, 168b, 172, 173, 176, ch. 12, Veterans Regulations; Veterans Regulation 1 (a), pt. II, Public Law 868, 80th Cong., July 1, 1948.)	(c) Statutory rate..... \$318 (Aug. 27, 1888; Mar. 2, 1895; Jan. 15, 1903; Sept. 1, 1922; May 5, 1926; Feb. 11, 1927; Public Law 269, 74th Cong., Aug. 13, 1935; Public Law 469, 78th Cong., Dec. 7, 1944; 38 U. S. C. 168a, 168b, 172, 173, 176, 354, 368; ch. 12, Veterans Regulations; Veterans Regulation 1 (a), pt. II, Public Law 868, 80th Cong., July 1, 1948.)	(c) Statutory rate..... \$318 (Veterans Regulation 1 (a), pt. I; Public Law 182, 79th Cong., Sept. 20, 1945, 38 U. S. C. ch. 12, Veterans Regulations; Public Law 662, 79th Cong., Aug. 8, 1946.)

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

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CONNECTED DISABILITIES

Regular Establishment	World War I	World War II
<p>Service prior to Apr. 21, 1898; general pension law as modified or amended; Public Law 553, 76th Cong., June 6, 1940; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 876, 80th Cong., July 2, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.</p>	<p>Public Law 2, 73d Cong., Mar. 20, 1893, and Veterans Regulations as modified or amended; Public Law 346, 78th Cong., June 22, 1944; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 748, 80th Cong., June 24, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.</p>	<p>Public Law 141, 73d Cong., Mar. 23, 1934, as modified or amended; World War Veterans' Act, 1924, as amended; sec. 6, Public Law 866, 76th Cong., Oct. 17, 1940; Public Law 144, 78th Cong., July 13, 1943; Public Law 312, 78th Cong., May 27, 1944; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949; Public Law 436, 81st Cong., Oct. 29, 1949.</p>
<p>Partial disabilities..... \$12-\$108</p> <p>Total disability..... \$120 (July 14, 1862; Mar. 3, 1873; Mar. 3, 1883; Mar. 2, 1896; 38 U. S. C. 151, 162, 176, 177, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 553, 76th Cong., June 6, 1940; Public Law 876, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>NOTE.—Wartime rates payable for disability direct result of armed conflict; while engaged in extrahazardous service, including service under conditions simulating war; while United States engaged in war (Public Law 868, 80th Cong., July 1, 1948).</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong., and Public Law 339, 81st Cong.), see p. 11.</p>	<p>Partial disabilities..... \$12-\$108</p> <p>Total disability..... \$120 (38 U. S. C. ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 876, July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>NOTE.—Wartime rates payable for disability direct result of armed conflict; while engaged in extrahazardous service, including service under conditions simulating war; while United States engaged in war (Public Law 868, 80th Cong., July 1, 1948).</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong., and Public Law 339, 81st Cong.), see p. 11.</p>	<p>Partial disabilities..... \$15-\$135</p> <p>Total disability..... \$150 (Veterans Regulation 1(a), pt. I; 38 U. S. C. ch. 12, Veterans Regulations, Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong., and Public Law 339, 81st Cong.), see p. 11.</p>
<p>A..... \$192-\$288 (a) Statutory rate..... \$192</p> <p>(b) Statutory rate... \$225.60</p> <p>(c) Statutory rate... \$254.40 (Aug. 27, 1888; Feb. 12, 1890; Mar. 2, 1903; Jan. 15, 1903; Mar. 2, 1903; May 6, 1926; Feb. 11, 1927; 38 U. S. C. 162, 163, 168a, 168b, 172, 173, 176; ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II, Public Law 868, 80th Cong., July 1, 1948; Public Law 876, 80th Cong., July 2, 1948.)</p>	<p>A..... \$192-\$288 (a) Statutory rate..... \$192</p> <p>(b) Statutory rate... \$225.60</p> <p>(c) Statutory rate... \$254.40 (Veterans Regulation 1 (a), pt. II; Public Law 876, 80th Cong., July 2, 1948.)</p>	<p>A..... \$150-\$268 (a) Statutory rate for similar but not identical disabling conditions (not including the additional allowances under B and D)..... \$150 (b) Same as (a).</p> <p>(c) Same as (a). (Secs. 28, 27, 28, Public Law 141, 73d Cong., Mar. 23, 1934; Public Law 196, 76th Cong., July 19, 1939; Public Law 866, 76th Cong., Oct. 17, 1940; Public Law 312, 78th Cong., May 27, 1944; 38 U. S. C. 475, 471a, 722, 703b; Public Law 662, 79th Cong., Aug. 8, 1946.)</p> <p>NOTE.—For rates of additional allowances for dependents (under Public Law 877, 80th Cong., and Public Law 339, 81st Cong., Oct. 10, 1949), see p. 11.</p>
<p>See footnotes at end of table.</p>		

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COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Veterans' service-connected

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	
Statute.....	General pension law as modified or amended.	General pension law as modified or amended.	General pension law in effect Mar. 19, 1933, as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, and subsequently modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as amended.
Rates--Specific--Con. B. Additional.....	B. Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to rates for partial or total disability..... \$42 Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to requirement for any of rates for specific disabilities, for each such loss or loss of use, additional (but not to exceed \$360)..... \$42 (General pension law as modified or amended. 38 U. S. C., ch. 12 Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to rates for partial or total disability..... \$42 Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to requirement for any of rates for specific disabilities, for each such loss or loss of use, additional (but not to exceed \$360)..... \$42 (General pension law as modified or amended. 38 U. S. C., ch. 12 Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to rates for partial or total disability..... \$42 Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to requirement for any of rates for specific disabilities, for each such loss or loss of use, additional (but not to exceed \$360)..... \$42 (General pension law as modified or amended. 38 U. S. C., ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to rates for partial or total disability..... \$42 Loss or loss of use of 1 foot, 1 hand, blindness, 1 eye, having only light perception, in addition to requirement for any of rates for specific disabilities, for each such loss or loss of use, additional (but not to exceed \$360)..... \$42 (Veterans Regulation 1(a), pt. I; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 339, 81st Cong., Oct. 10, 1949.)
C. Tuberculosis.....	C. No statutory provision.....	C. No statutory provision.....	C. No statutory provision.....	C. Arrested TB. Rated as totally disabled for a period of 2 years following such date of arrest, as 50 percent disabled for an additional period of 4 years, and 30 percent for a further 5 years. Following far advanced active lesions the permanent rating shall be 30 percent, and following moderately advanced lesions, the permanent rating, after 11 years, shall be 20 percent, provided there is continued disability, dyspnea on exertion, impairment of health, and so forth; otherwise the rating shall be zero percent. The total disability rating for 2 years following arrest may be reduced to 50 percent for failure to follow prescribed treatment or to submit to an examination when requested (Veterans Regulation No. 3 (a) as amended by Public Law 339, 81st Cong., Oct. 10, 1949).
D. Aid and attendance.	D. Regular..... \$240 Permanently bedridden... \$240 (July 14, 1892, Mar. 4, 1890, May 5, 1926; 38 U. S. C. 175, 174, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)	D. Regular..... \$240 Permanently bedridden... \$240 (July 14, 1892, Mar. 4, 1890, May 5, 1926; 38 U. S. C. 175, 174, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)	D. Regular..... \$240 Permanently bedridden... \$240 (July 14, 1892, Mar. 4, 1890, May 5, 1926; Public Law 269, 74th Cong., Aug. 13, 1935; 38 U. S. C. 175, 174, 368; ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)	D. Regular..... \$240 Permanently bedridden... \$240 (Veterans Regulation 1 (a), pt. I, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong.) (See specific rate for blindness.)

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

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disabilities—Continued

Regular Establishment		World War I		World War II
Service prior to Apr. 21, 1898; general pension law as modified or amended.	Service on or after Apr. 21, 1898; Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
B. No statutory provision.....	B. Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, having only light perception, in addition to rates for partial or total disability..... \$33.00 Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, having only light perception, in addition to requirement for any of rates for specific disabilities, for each such loss or loss of use, additional (but not to exceed \$288)..... \$33.60 (Veterans Regulation 1(a), pt. II; Public Law 876, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, having only light perception, in addition to rates for partial or total disability..... \$42 Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, having only light perception, in addition to requirement for any of rates for specific disabilities, for each such loss or loss of use, additional (but not to exceed \$360)..... \$42 (Veterans Regulation 1(a), pt. I, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. Loss of use of creative organ, additional..... \$30 Loss of use of 1 or more feet or hands, additional..... \$42 (Sec. 202 (3), W. W. V. A., 1924, as amended; secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934, Public Law 806, 76th Cong., Oct. 17, 1940, 38 U. S. C. 471a, 722, 473, 703b; Public Law 662, 79th Cong., Aug. 8, 1946.) NOTE.—Loss must have resulted from injury received in active service between Apr. 6, 1917 and Nov. 11, 1918, or if serving in Russia between Apr. 6, 1917 and Apr. 1, 1920.	B. Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, having only light perception, in addition to rates for partial or total disability..... \$42 Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, having only light perception, in addition to requirement for any of rates for specific disabilities, for each such loss or loss of use, additional (but not to exceed \$360)..... \$42 (Veterans Regulation 1(a), pt. I, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 339, 81st Cong., Oct. 10, 1949.)
C. No statutory provision.....	C. Arrested TB rated as totally disabled for a period of 2 years following such date of arrest, as 50 percent disabled for an additional period of 4 years, and 30 percent for a further 5 years. Following far advanced active lesions the permanent rating shall be 30 percent, and following moderately advanced lesions, the permanent rating, after 11 years, shall be 20 percent, provided there is continued disability, dyspnea on exertion, impairment of health, and so forth; otherwise the rating shall be zero percent. The total disability rating for 2 years following arrest may be reduced to 50 percent for failure to follow prescribed treatment or to submit to an examination when requested. (Veterans Regulation No. 3 (a) as amended by Public Law 339, 81st Cong., Oct. 10, 1949.)	C. Arrested TB rated as totally disabled for a period of 2 years following such date of arrest, as 50 percent disabled for an additional period of 4 years, and 30 percent for a further 5 years. Following far advanced active lesions the permanent rating shall be 30 percent, and following moderately advanced lesions, the permanent rating, after 11 years, shall be 20 percent, provided there is continued disability, dyspnea on exertion, impairment of health, and so forth; otherwise the rating shall be zero percent. The total disability rating for 2 years following arrest may be reduced to 50 percent for failure to follow prescribed treatment or to submit to an examination when requested. (Veterans Regulation No. 3 (a) as amended by Public Law 339, 81st Cong., Oct. 10, 1949.)	C. Arrested TB..... \$60 Minimum rating for arrested or apparently cured TB permanent partial 25 percent. Arrested TB upon discharge after 1 year's hospitalization, temporary total rating for 6 months. TB not arrested, discharged after 1 year's hospitalization, temporary total rating for 3 years. (Secs. 27, 28, Public Law 141 73d Cong., Mar. 28, 1934; 38 U. S. C. 471a, 722, 473, 476, 480; Public Law 662, 79th Cong., Aug. 8, 1946.)	C. Arrested TB. Rated as totally disabled for a period of 2 years following such date of arrest, as 50 percent disabled for an additional period of 4 years, and 30 percent for a further 5 years. Following far advanced active lesions the permanent rating shall be 30 percent, and following moderately advanced lesions, the permanent rating, after 11 years, shall be 20 percent, provided there is continued disability, dyspnea on exertion, impairment of health, and so forth; otherwise the rating shall be zero percent. The total disability rating for 2 years following arrest may be reduced to 50 percent for failure to follow prescribed treatment or to submit to an examination when requested. (Veterans Regulation No. 3 (a) as amended by Public Law 339, 81st Cong., Oct. 10, 1949.)
D. Regular..... \$192 Permanently bedridden. \$192 (Mar. 4, 1890; July 4, 1892; May 5, 1926; Public Law 553, 76th Cong., June 6, 1940; 38 U. S. C. 174, 175, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 876, 80th Cong., July 2, 1948.)	D. Regular..... \$192 Permanently bedridden. \$192 (Veterans Regulation 1(a), pt. II; Public Law 876, 80th Cong., (See specific rate for blindness.)	D. Regular..... \$240 Permanently bedridden. \$240 (Veterans Regulation 1 (a), pt. I, 38 U. S. C., ch. 12, Veterans Regulations.) Public Law 182, 79th Cong., Sept. 20, 1945, Public Law 662, 79th Cong., Aug. 8, 1946. (See specific rate for blindness.)	D. Regular..... \$210 Permanently bedridden. \$210 NOTE.—The World War Veterans' Act, 1924, as amended, provides a rate for a nurse or attendant of \$60 in addition to that payable for total disability \$150, or for specific disabilities, if the disabled person is so helpless as to be in need of a nurse or attendant. Hence, the \$210 rate is a minimum combined rate. (Sec. 202 (3), (5), World War Veterans' Act, 1924, as amended; secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934; Public Law 196, 76th Cong., July 19, 1938; 38 U. S. C. 471a, 473, 476, 478, 722; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 436, 81st Cong., Oct. 29, 1949.)	D. Regular..... \$240 Permanently bedridden. \$240 (Veterans Regulation 1 (a), pt. I, 38 U. S. C., ch. 12, Veterans Regulations, Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.) (See specific rate for blindness.)

See footnotes at end of table.

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COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Veterans' service-connected

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion
Statute.....	General pension law as modified or amended.	General pension law as modified or amended.	General pension law in effect Mar. 19, 1933, as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, and subsequently modified or amended.
Rates—Specific—Con. Blindness.....	Blindness, both eyes, 5/200 visual acuity or less..... \$240 Blindness, both eyes, requiring regular aid and attendance..... \$282 Anatomical loss, both eyes..... \$318 (May 5, 1926, 38 U. S. C. 168b; Public Law 868, 80th Cong., July 1, 1948.)	Blindness, both eyes, 5/200 visual acuity or less..... \$240 Blindness, both eyes, requiring regular aid and attendance..... \$282 Anatomical loss, both eyes..... \$318 (May 5, 1926, 38 U. S. C. 168b; Public Law 868, 80th Cong., July 1, 1948.)	Blindness, both eyes, 5/200 visual acuity or less..... \$240 Blindness, both eyes, requiring regular aid and attendance..... \$282 Anatomical loss, both eyes..... \$318 (May 5, 1926, Public Law 269, 74th Cong., Aug. 13, 1935, 38 U. S. C. 168b, 368; Public Law 868, 80th Cong., July 1, 1948.)
Deafness: A. Partial.....	A. Schedule for Rating Disabilities, 10 to 70 percent..... \$15-\$105 (Aug. 27, 1888; 38 U. S. C. 173, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 868, 80th, July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	A. Schedule for Rating Disabilities, 10 to 70 percent..... \$15-\$105 (Aug. 27, 1888; 38 U. S. C. 173, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 868, 80th, July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	A. Schedule for Rating Disabilities, 10 to 70 percent..... \$15-\$105 (Aug. 27, 1888; Public Law 269, 74th Cong., Aug. 13, 1935; 38 U. S. C. 173, 368, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 868, 80th, July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)
B. Total.....	B. 1945 Schedule for Rating Disabilities, with absence of air and bone conduction 100 percent (otherwise 80 percent, \$120)..... \$150 (Aug. 27, 1888; Jan. 15, 1903; 38 U. S. C. 171, 172, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. 1945 Schedule for Rating Disabilities, with absence of air and bone conduction 100 percent (otherwise 80 percent, \$120)..... \$150 (Aug. 27, 1888; Jan. 15, 1903; 38 U. S. C. 171, 172, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. 1945 Schedule for Rating Disabilities, with absence of air and bone conduction 100 percent (otherwise 80 percent, \$120)..... \$150 (Aug. 27, 1888; Jan. 15, 1903; 38 U. S. C. 171, 172, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)
C. Total, with total blindness.	C. Statutory rate..... \$360 (May 5, 1926; 38 U. S. C. 168b, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)	C. Statutory rate..... \$360 (May 5, 1926; 38 U. S. C. 168b, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)	C. Statutory rate..... \$360 (May 5, 1926; 38 U. S. C. 168b, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)
Eligibility ¹	Compensation payable only for injury or disease actually incurred or contracted (as distinguished from aggravated) in active military or naval service in line of duty. No provision relative to honorable discharge or misconduct. (The requirement of the general law that the disability must have been incurred "in line of duty" is tantamount to a requirement that the disability must not be due to misconduct.) (Rev. Stat. 4692, 4693, 4694; 38 U. S. C. 151, 152, 155; Veterans' Administration Regulations 2040 (C), 2057 (A).)	Compensation payable only for injury or disease actually incurred or contracted (as distinguished from aggravated) in active military or naval service in line of duty. No provision relative to honorable discharge or misconduct. (The requirement of the general law that the disability must have been incurred "in line of duty" is tantamount to a requirement that the disability must not be due to misconduct.) (Rev. Stat. 4692, 4693, 4694; 38 U. S. C. 151, 152, 155; Veterans' Administration Regulations 2040 (C), 2057 (A).)	Compensation payable only for injury or disease actually incurred or contracted (as distinguished from aggravated) in active military or naval service in line of duty. No provision relative to honorable discharge or misconduct. (The requirement of the general law that the disability must have been incurred "in line of duty" is tantamount to a requirement that the disability must not be due to misconduct.) (Rev. Stat. 4692, 4693, 4694; 38 U. S. C. 151, 152, 155; Veterans' Administration Regulations 2040 (C), 2057 (A).)
	Disabled from injury or disease contracted in line of duty or aggravation of a preexisting injury or disease contracted or suffered in line of duty in active military or naval service not result of willful misconduct; discharge under conditions other than dishonorable. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C. 697c, ch. 12, Veterans Regulations; sec. 1503, Public Law 346, 78th Cong., June 22, 1944; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 339, 81st Cong., Oct. 10, 1949.)		

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

7

disabilities—Continued

Regular Establishment	World War I	World War II
Service prior to Apr. 21, 1898; general pension law as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
Blindness, both eyes, 5/200 visual acuity or less..... \$192 Blindness, both eyes, requiring regular aid and attendance..... \$225.60 Anatomical loss, both eyes..... \$254.40 (May 5, 1926; 38 U. S. C. 168b; Public Law 553, 76th Cong., June 6, 1940; Public Law 876, 80th Cong., July 2, 1948.)	Blindness, both eyes, 5/200 visual acuity or less..... \$240 Blindness, both eyes, requiring regular aid and attendance..... \$282 Anatomical loss both eyes..... \$318 (Pt. I, Veterans Regulation 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.)	Blindness, both eyes, 5/200 visual acuity or less..... \$240 Blindness, both eyes, requiring regular aid and attendance..... \$282 Anatomical loss, both eyes..... \$318 (Pt. I, Veterans Regulation 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.)
A. Schedule for Rating Disabilities, 10 to 70 percent..... \$12-\$84 (Aug. 27, 1888; 38 U. S. C. 173, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 553, 76th Cong., June 6, 1940; Public Law 876, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	A. Schedule for Rating Disabilities, 10 to 70 percent..... \$15-\$105 (Pt. I, Veterans Regulation 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 339, 81st Cong., Oct. 10, 1949.)	A. 1925 Schedule of Disability Ratings: Temporary, partial 10 to 96 percent..... \$15-\$144 Permanent partial, 10 to 96 percent..... \$15-\$144 Public Law 436, 81st Cong., Oct. 29, 1949.)
B. 1945 Schedule for Rating Disabilities, with absence of air and bone conduction 100 percent (otherwise 80 percent)..... \$120 (Aug. 27, 1888; Jan. 15, 1903; 38 U. S. C. 171, 172, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 553, 76th Cong., June 6, 1940; Public Law 876, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. 1945 Schedule for Rating Disabilities, with absence of air and bone conduction 100 percent (otherwise 80 percent)..... \$150 (Pt. I, Veterans Regulation 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 339, 81st Cong., Oct. 10, 1949.)	B. 1945 Schedule for Rating Disabilities, with absence of air and bone conduction 100 percent (otherwise 80 percent)..... \$150 (Pt. I, Veterans Regulation 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 339, 81st Cong., Oct. 10, 1949.)
C. Statutory rate..... \$288 (May 5, 1926; 38 U. S. C. 168b, ch. 12, Veterans Regulations, Veterans Regulation 1 (a), pt. II; Public Law 553, 76th Cong., June 6, 1940; Public Law 876, 80th Cong., July 2, 1948.)	C. Statutory rate..... \$360 (Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.)	C. Statutory rate..... \$360 (Public Law 182, 79th Cong., Sept. 20, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.)
Compensation payable only for injury or disease actually incurred or contracted (as distinguished from aggravated) in active military or naval service in line of duty. No provision relative to honorable discharge or misconduct. (The requirement of the general law that the disability must have been incurred "in line of duty" is tantamount to a requirement that the disability must not be due to misconduct.) (Rev. Stat. 4692, 4693, 4694; 38 U. S. C. 151, 152, 155; Veterans' Administration Regulation 2040 (C), 2057 (A); Public Law 339, 81st Cong., Oct. 10, 1949.)	Disabled from injury or disease contracted in line of duty, or aggravation of a preexisting injury or disease contracted or suffered in line of duty in active military or naval service; not result of willful misconduct; discharge under conditions other than dishonorable. (Pt. I, Veterans Regulation 1 (a); 38 U. S. C. 697c, ch. 12, Veterans Regulations; sec. 1503, Public Law 346, 78th Cong., June 22, 1944; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 339, 81st Cong., Oct. 10, 1949.)	Disabled from injury or disease contracted in line of duty, or aggravation of a preexisting injury or disease contracted or suffered in line of duty in active military or naval service; not result of willful misconduct; discharge under conditions other than dishonorable. (Pt. I, Veterans Regulation 1 (a); 38 U. S. C. 697c, ch. 12, Veterans Regulations; sec. 1503, Public Law 346, 78th Cong., June 22, 1944; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 339, 81st Cong., Oct. 10, 1949.)
	With certain exceptions, discharge or dismissal from service on grounds veteran guilty of mutiny, treason, spying, offense involving moral turpitude, willful or persistent misconduct of which veteran found guilty by court martial, alien, conscientious objector refusing to perform military duty or wear uniform, deserter, bars compensation. Disability must have resulted from injury or disease suffered or contracted in service, or from aggravation or recurrence of preexisting injury or disease caused by service. (Secs. 23, 200, World War Veterans' Act, June 7, 1924, as amended; secs. 26, 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934; Public Law 344, 74th Cong., Aug. 26, 1935; Public Law 304, 75th Cong., Aug. 16, 1937; Public Law 196, 76th Cong., July 19, 1939; Public Law 866, 76th Cong., Oct. 17, 1940; 38 U. S. C. 447, 471, 473a, 471a, 722 724, 424a, 703b.)	

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Veterans' service-connected

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	
Statute.....	General pension law as modified or amended	General pension law as modified or amended	General pension law in effect Mar. 19, 1933, as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, and subsequently modified or amended	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as amended
Limitation as to dates of service.	No limitation as to dates of service which applied to both war and peacetime enlistments. All campaigns recognized by the Department of the Army, including those cited in act Mar. 4, 1917, between Jan. 1, 1917, and Dec. 31, 1898. (Veterans' Administration Regulation 2003.)	No limitation as to dates of service which applied to both war and peacetime enlistments. Civil War period, Apr. 12, 1861, to Apr. 13, 1865; extended in certain instances. (Veterans' Administration Regulations 2004, 2022.)	Spanish-American War: Apr. 21, 1898, to Apr. 11, 1899. Philippine Insurrection: Apr. 12, 1899, to July 4, 1902, or to July 15, 1903, if there was service in the Moro Province. Boxer Rebellion: June 16, 1900, to May 12, 1901. (Veterans' Administration Regulations 2000 (B), 2001 (B), 2002 (B), 2056 (C).)	Spanish-American War: Active service between Apr. 21, 1898, and Aug. 12, 1898; or enlistment on or after Apr. 21, 1898, and before Aug. 13, 1898, where injury or disease incurred or aggravated prior to July 5, 1902. Philippine Insurrection: Actual participation in Philippine Insurrection between Aug. 13, 1898, and July 4, 1902, or before July 15, 1903, in Moro Province. Boxer Rebellion: Actual participation in Boxer Rebellion between June 20, 1900, and May 12, 1901. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans Regulations.)
Misconduct.....	No statutory provision.....	No statutory provision.....	No statutory provision.....	Willful misconduct bars compensation. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944. Public Law 338, 81st Cong., Oct. 10, 1949.)
Presumption of service connection.	No statutory provision.....	No statutory provision.....	No statutory provision.....	Chronic disease of 10 percent degree or more within 1 year after separation from active service and active pulmonary tuberculosis developing a 10 percent degree of disability or more within 3 years from date of separation from active service of 90 days or more, presumed to have been incurred in or aggravated by service. Active pulmonary tuberculosis diagnosed during fourth year will be held to have pre-existed diagnosis for 6 months in minimal cases, 9 months in moderately advanced cases, and 12 months in far advanced cases. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 748, 80th Cong., June 24, 1948; Public Law 573, 81st Cong., June 23, 1950, Veterans' Administration Regulations 1080, 1086.) Tropical diseases and the resultant disorders or diseases originating because of therapy, administered in connection with such diseases, or as a preventive thereof, shall be accorded service connection when shown to exist to a degree of 10 percent or more within 1 year after separation from active service of 90 days or more, or at a time when standard and accepted treatises indicate that the incubation period thereof commenced during active service. (Pt. I, Veterans Regulation No. 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 748, 80th Cong., June 24, 1948.)

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

9

disabilities—Continued

Regular Establishment		World War I		World War II
Service prior to Apr. 21, 1898; General pension law as modified or amended.	Service on or after Apr. 21, 1898; Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
No limitation as to dates of service which applied to both war and peacetime enlistments.	Active military or naval service on or after Apr. 21, 1898, other than in a period of war service as provided in pt. I, Veterans Regulation 1 (a). (Pt. II, Veterans Regulation 1 (a), Public Law 159, 75th Cong., June 23, 1937, 38 U. S. C., ch. 12, Veterans Regulations.)	Enlistment on or after Apr. 6, 1917, and before Nov. 12, 1918, or before Apr. 2, 1920, if in Russia, except that reenlistment on or after Nov. 12, 1918, and before July 2, 1921, where there was prior service between Apr. 6, 1917, and Nov. 11, 1918, deemed World War I service. (Pt. I, Veterans Regulation 1 (a) Public Law 304, 75th Cong., Aug. 16, 1937, 38 U. S. C., ch. 12, Veterans Regulations.)	Except as to blind cases on the rolls Mar. 19, 1933, entry into active service on or before Nov. 11, 1918, with incurrence or aggravation of disease or injury before July 2, 1921, except that service in Russia extends to Apr. 1, 1920, and reenlistment on or after Nov. 12, 1918, and before July 2, 1921, where there was prior service between Apr. 6, 1917, and Nov. 11, 1918, deemed World War I service. (Secs. 20, 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934; Public Law 344, 74th Cong., Aug. 26, 1935; Public Law 304, 75th Cong., Aug. 16, 1937; 38 U. S. C. 473a, 471a, 722, 724, 424a.)	Enlistment or employment entered into on or after Dec. 7, 1941, and before noon, Dec. 31, 1946, and the disability occurred as a result of an injury or disease incurred in or aggravated by active service on or after Dec. 7, 1941, and before midnight, July 25, 1947. Service as a cadet at the U. S. Military Academy or U. S. Coast Guard Academy or as a midshipman at the U. S. Naval Academy during the period Dec. 7, 1941, to noon, Dec. 31, 1946, considered active military or naval service in World War II, or naval service in World War II, (Secs. 9 (a), 10, Public Law 144, 78th Cong., July 13, 1943, 38 U. S. C. 730, ch. 12, Veterans Regulations; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1947.)
No statutory provision.	Willful misconduct bars compensation. (Pt. II, Veterans Regulation 1 (a), Public Law 159, 75th Cong., June 23, 1937, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 339, 81st Cong., Oct. 10, 1949.)	Willful misconduct bars compensation. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 339, 81st Cong., Oct. 10, 1949.)	Willful misconduct bars right to compensation except as to those suffering with paralysis, paresis, or blindness, or who are helpless or bedridden as result of any disability. (Secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934; Public Law 196, 76th Cong., July 19, 1939; Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 471a, 722, 703b.)	Willful misconduct bars compensation. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944; Public Law 339, 81st Cong., Oct. 10, 1949.)
No statutory provision.	Tropical diseases and the resultant disorders or diseases originating because of therapy administered in connection with such diseases, or as a preventive thereof, unless shown by clear and unmistakable evidence to have had inception prior or subsequent to active service, shall be deemed to have been incurred in active service when shown to exist within 1 year after separation from active service, or at a time when standard and accepted treatises indicate that the incubation period thereof commenced during active service. Presumption applicable only if veteran served in military or naval service for 6 months or more and was honorably discharged therefrom. (Pt. II, Veterans Regulation No. 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 748, 80th Cong., June 24, 1948.)	Chronic disease of 10 percent degree or more within 1 year after separation from active service and active pulmonary tuberculosis developing a 10 percent degree of disability or more within 3 years from date of separation from active service of 90 days or more, presumed to have been incurred in or aggravated by service. Active pulmonary tuberculosis diagnosed during 4th year will be held to have preexisted diagnosis for 6 months in minimal cases, 9 months in moderately advanced cases, and 12 months in far advanced cases. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 748, 80th Cong., June 24, 1948; Public Law 573, 81st Cong., June 23, 1950, Veterans' Administration Regulations 1080, 1086.) Tropical diseases and the resultant disorders or diseases originating because of therapy, administered in connection with such diseases, or as a preventive thereof, shall be accorded service connection when shown to exist to a degree of 10 per centum or more within 1 year after separation from active service of 90 days or more, or at a time when standard and accepted treatises indicate that the incubation period thereof commenced during active service. (Pt. I, Veterans Regulation No. 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 748, 80th Cong., June 24, 1948.)	Certain chronic constitutional or analogous diseases, manifest within 1 year from discharge, and neuropsychiatric disease, spinal meningitis, active TB, paralysis agitans, encephalitis lethargica or amoebic dysentery of 10-percent degree prior to Jan. 1, 1925, presumed to have been incurred in or aggravated by service. Presumption rebuttable. (Sec. 200, World War Veterans' Act, June 7, 1924, as amended, secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934; Public Law 196, 76th Cong., July 19, 1939; Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 471, 471a, 722, 703b, Schedule of Disability Ratings, 1925.) (See footnote.)	Chronic disease of 10 percent degree or more within 1 year after separation from active service and active pulmonary tuberculosis developing a 10 percent degree of disability or more within 3 years from date of separation from active service of 90 days or more, presumed to have been incurred in or aggravated by service. Active pulmonary tuberculosis diagnosed during 4th year will be held to have preexisted diagnosis for 6 months in minimal cases, 9 months in moderately advanced cases, and 12 months in far advanced cases. (Pt. I, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans' Regulations; Public Law 748, 80th Cong., June 24, 1948; Public Law 573, 81st Cong., June 23, 1950, Veterans' Administration Regulations 1080, 1086.) Tropical diseases and the resultant disorders or diseases originating because of therapy, administered in connection with such diseases, or as a preventive thereof, shall be accorded service connection when shown to exist to a degree of 10 per centum or more within 1 year after separation from active service of 90 days or more, or at a time when standard and accepted treatises indicate that the incubation period thereof commenced during active service. (Pt. I, Veterans Regulation No. 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 748, 80th Cong., June 24, 1948.)

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Veterans' service-connected

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion																																																																	
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Presumption of soundness.	Presumed to have had no disability at enlistment; presumption rebuttable. (Mar. 3, 1885, 38 U. S. C. 24.)	Presumed to have had no disability at enlistment; presumption rebuttable. (Mar. 3, 1885, 38 U. S. C. 24.)	Presumed to have had no disability at enlistment; presumption rebuttable. (Mar. 3, 1885, 38 U. S. C. 24.)	Presumed to have been in sound condition when examined, accepted, and enrolled for service except as to defects, infirmities, or disorders noted at time of examination, acceptance, and enrollment or where clear and unmistakable evidence demonstrates that the injury or disease existed prior to acceptance and enrollment and was not aggravated by active military or naval service. (Pt. I, Veterans Regulation 1 (a) as amended by sec. 9 (b), Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)																																																																
Evaluation of disability..	Based upon average impairments of earning capacity; does not depend upon ability of veteran to perform manual labor. Rates specified or fixed by law. Where not so specified, based upon regulations or instructions. (Veterans' Administration Regulations 2061, 2062 (A) (B).)	Based upon average impairments of earning capacity; does not depend upon ability of veteran to perform manual labor. Rates specified or fixed by law. Where not so specified, based upon regulations or instructions. (Veterans' Administration Regulations 2061, 2062 (A) (B).)	Based upon average impairments of earning capacity; does not depend upon ability of veteran to perform manual labor. Rates specified or fixed by law. Where not so specified, based upon regulations or instructions. (Veterans' Administration Regulations 2061, 2062 (A) (B).)	Based upon average impairments of earning capacity resulting from such injuries in civil occupations: Schedule for Rating Disabilities, required by law, provides 10 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U. S. C. ch. 12, Veterans Regulations.)																																																																
Additional compensation for dependents.	<p>The following additional compensation for dependents is payable to the veteran, if he is totally disabled:</p> <table><tr><td>Wife, no child.....</td><td>\$21.00</td></tr><tr><td>Wife, 1 child.....</td><td>35.00</td></tr><tr><td>Wife, 2 children.....</td><td>45.50</td></tr><tr><td>Wife, 3 or more children.....</td><td>56.00</td></tr><tr><td>No wife, 1 child.....</td><td>14.00</td></tr><tr><td>No wife, 2 children.....</td><td>24.50</td></tr><tr><td>No wife, 3 or more children.....</td><td>35.00</td></tr><tr><td>Each dependent parent.....</td><td>17.50</td></tr></table> <p>If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts. (Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p>	Wife, no child.....	\$21.00	Wife, 1 child.....	35.00	Wife, 2 children.....	45.50	Wife, 3 or more children.....	56.00	No wife, 1 child.....	14.00	No wife, 2 children.....	24.50	No wife, 3 or more children.....	35.00	Each dependent parent.....	17.50	<p>The following additional compensation for dependents is payable to the veteran, if he is totally disabled:</p> <table><tr><td>Wife, no child.....</td><td>\$21.00</td></tr><tr><td>Wife, 1 child.....</td><td>35.00</td></tr><tr><td>Wife, 2 children.....</td><td>45.50</td></tr><tr><td>Wife, 3 or more children.....</td><td>56.00</td></tr><tr><td>No wife, 1 child.....</td><td>14.00</td></tr><tr><td>No wife, 2 children.....</td><td>24.50</td></tr><tr><td>No wife, 3 or more children.....</td><td>35.00</td></tr><tr><td>Each dependent parent.....</td><td>17.50</td></tr></table> <p>If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts. 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(Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p>	Wife, no child.....	\$21.00	Wife, 1 child.....	35.00	Wife, 2 children.....	45.50	Wife, 3 or more children.....	56.00	No wife, 1 child.....	14.00	No wife, 2 children.....	24.50	No wife, 3 or more children.....	35.00	Each dependent parent.....	17.50	<p>The following additional compensation for dependents is payable to the veteran, if he is totally disabled:</p> <table><tr><td>Wife, no child.....</td><td>\$21.00</td></tr><tr><td>Wife, 1 child.....</td><td>35.00</td></tr><tr><td>Wife, 2 children.....</td><td>45.50</td></tr><tr><td>Wife, 3 or more children.....</td><td>56.00</td></tr><tr><td>No wife, 1 child.....</td><td>14.00</td></tr><tr><td>No wife, 2 children.....</td><td>24.50</td></tr><tr><td>No wife, 3 or more children.....</td><td>35.00</td></tr><tr><td>Each dependent parent.....</td><td>17.50</td></tr></table> <p>If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts. (Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p> <p>Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)</p>	Wife, no child.....	\$21.00	Wife, 1 child.....	35.00	Wife, 2 children.....	45.50	Wife, 3 or more children.....	56.00	No wife, 1 child.....	14.00	No wife, 2 children.....	24.50	No wife, 3 or more children.....	35.00	Each dependent parent.....	17.50
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¹ Under sec. 1, Public Law 144, 78th Cong., July 13, 1943 (57 Stat. 554) the administrative, definitive, and regulatory provisions of Public Law No. 2, 73d Cong., Mar. 20, 1933, and the Veterans Regulations as now or hereafter amended, were made applicable to benefits provided under the general pension law as reenacted by Public Law No. 269, 74th Cong., Aug. 13, 1935, as amended, and under Public Law No. 141, 73d Cong., Mar. 28, 1934, as amended.

² With certain exceptions, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces or discharge on ground he was a conscientious objector who refused to perform military duty or refused to wear uniform or otherwise to comply with lawful orders of competent military authority, or as a deserter, or of an officer by acceptance of his resignation for the good of the service, bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provision is not applicable to war risk, Government (converted), or national service life-insurance policies (sec. 300, Public Law 346, 78th Cong., June 22, 1944, 38 U. S. C. 693g). (A similar provision (sec. 23, World War Veterans' Act, 1924, as amended, 38 U. S. C. 447) bars rights of veterans of World War I and their dependents to certain benefits under that act, as reenacted with limitations by Public Law 141, 73d Cong., Mar. 28, 1934.)

³ Under the general pension law, there is no provision authorizing two or more rates for a combination of specific disabling conditions. Under pt. I, and pt. II, Veterans

Regulation No. 1 (a), as amended, the highest rate is payable if disabled person entitled to two or more specific rates under pars. (l) to (n), no condition being considered twice in the determination. Where disabled person's service-connected disabilities exceed requirements for any of rates prescribed, Administrator, in his discretion, may allow next higher rate, or an intermediate rate, but in no event in excess of the highest rate payable of \$360 under pt. I, or \$288 under pt. II.

⁴ Pt. I, Veterans Regulation No. 1 (a) allows wartime rates of compensation in World War II cases only where there was service during the period beginning Dec. 7, 1941, and ending noon, Dec. 31, 1946, and the death or disability resulted from injury or disease contracted in line of duty, or aggravation of a preexisting injury or disease contracted or suffered in line of duty in active service during the period beginning Dec. 7, 1941, and ending midnight, July 25, 1947. However, by virtue of pt. II, Veterans Regulation No. 1 (a) as amended by Public Law 359, 77th Cong., Dec. 19, 1941, and Public Law 808, 80th Cong., July 1, 1943, casualties occurring after termination of hostilities (noon, Dec. 31, 1946) and prior to termination of World War II (July 25, 1947), in cases where there was no active service during the period Dec. 7, 1941, to noon, Dec. 31, 1946, inclusive, are compensable at pt. I rates, as having occurred "while the United States is engaged in war." For the purpose of Public Law 359, supra, World War II terminated effective the date of the act of July 25, 1947 (Public Law 239, 80th Cong.).

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

11

disabilities—Continued

Regular Establishment		World War I		World War II
Service prior to Apr. 21, 1898; General pension law as modified or amended.	Service on or after Apr. 21, 1898; Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
Presumed to have had no disability at enlistment; presumption rebuttable. (Mar. 3, 1893, 38 U. S. C. 24.)	Active service 6 months or more creates presumption of sound condition at time of enrollment for service except as to defects, infirmities, or disorders then noted; presumption rebuttable. (Pt. II, Veterans Regulation 1 (a), 38 U. S. C., ch. 12, Veterans Regulations.)	Presumed to have been in sound condition when examined, accepted, and enrolled for service except as to defects, infirmities, or disorders noted at time of examination, acceptance, and enrollment or where clear and unmistakable evidence demonstrates that the injury or disease existed prior to acceptance and enrollment and was not aggravated by active military or naval service. (Pt. I, Veterans Regulations 1 (a), as amended by sec. 9 (b), Public Law 144, 78th Cong., July 13, 1943, 38 U. S. C., ch. 12, Veterans Regulations.)	Conclusive presumption of soundness at time of enrollment except as to defects then noted, restored subject to certain limitations. (Sec. 200, World War Veterans' Act, 1924, as amended, secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934; 38 U. S. C. 471, 471a, 722.)	Presumed to have been in sound condition when examined, accepted, and enrolled for service except as to defects, infirmities, or disorders noted at time of examination, acceptance, and enrollment or where clear and unmistakable evidence demonstrates that the injury or disease existed prior to acceptance and enrollment and was not aggravated by active military or naval service. (Pt. I, Veterans Regulation 1 (a), as amended by sec. 9 (b), Public Law 144, 78th Cong., July 13, 1943, 38 U. S. C., ch. 12, Veterans Regulations.)
Based upon average impairments of earning capacity; does not depend upon ability of veteran to perform manual labor. Rates specified or fixed by law. Where not so specified, based upon regulations or instructions. (Veterans' Administration Regulations 2061, 2062 (B).)	Based upon average impairments of earning capacity resulting from such injuries in civil occupations: Schedule for Rating Disabilities, required by law, provides 10 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U. S. C., ch. 12, Veterans Regulations.)	Based upon average impairments of earning capacity resulting from such injuries in civil occupations: Schedule for Rating Disabilities, required by law, provides 10 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U. S. C., ch. 12, Veterans Regulations.)	Based upon average impairments of earning capacity resulting from such injuries in civil occupations similar to occupation of veteran at time of enlistment. Impairment in ability to secure employment considered. 1925 Schedule of Disability Ratings and Extensions in effect Mar. 19, 1933, for application. (See footnote.) (Sec. 202 (4), World War Veterans' Act, 1924, as amended, 38 U. S. C. 477.)	Based upon average impairments of earning capacity resulting from such injuries in civil occupations: Schedule for Rating Disabilities, required by law, provides 10 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U. S. C., ch. 12, Veterans Regulations.)
The following additional compensation for dependents is payable to the veteran, if he is totally disabled:	The following additional compensation for dependents is payable to the veteran, if he is totally disabled:	The following additional compensation for dependents is payable to the veteran, if he is totally disabled:	The following additional compensation for dependents is payable to the veteran, if he is totally disabled:	The following additional compensation for dependents is payable to the veteran, if he is totally disabled:
Wife, no child..... \$16.80 Wife, 1 child..... 28.00 Wife, 2 children..... 36.40 Wife, 3 or more children..... 44.80 No wife, 1 child..... 11.20 No wife, 2 children..... 19.60 No wife, 3 or more children..... 28.00 Each dependent parent..... 14.00	Wife, no child..... \$16.80 Wife, 1 child..... 28.00 Wife, 2 children..... 36.40 Wife, 3 or more children..... 44.80 No wife, 1 child..... 11.20 No wife, 2 children..... 19.60 No wife, 3 or more children..... 28.00 Each dependent parent..... 14.00	Wife, no child..... \$21.00 Wife, 1 child..... 35.00 Wife, 2 children..... 45.50 Wife, 3 or more children..... 56.00 No wife, 1 child..... 14.00 No wife, 2 children..... 24.50 No wife, 3 or more children..... 35.00 Each dependent parent..... 17.50	Wife, no child..... \$21.00 Wife, 1 child..... 35.00 Wife, 2 children..... 45.50 Wife, 3 or more children..... 56.00 No wife, 1 child..... 14.00 No wife, 2 children..... 24.50 No wife, 3 or more children..... 35.00 Each dependent parent..... 17.50	Wife, no child..... \$21.00 Wife, 1 child..... 35.00 Wife, 2 children..... 45.50 Wife, 3 or more children..... 56.00 No wife, 1 child..... 14.00 No wife, 2 children..... 24.50 No wife, 3 or more children..... 35.00 Each dependent parent..... 17.50
If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts.	If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts.	If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts.	If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts.	If the veteran is partially disabled, but not less than 50 per centum, the additional compensation for dependents is a proportion of the above amounts.
NOTE.—War-time rates of additional compensation for dependents are payable if disability direct result armed conflict; while engaged in extra hazardous service, including service under conditions simulating war; or while United States engaged in war. (Par. 1 (c), pt. II, Veterans Regulation No. 1 (a), as amended, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	NOTE.—War-time rates of additional compensation for dependents are payable if disability direct result armed conflict; while engaged in extra hazardous service, including service under conditions simulating war; or while United States engaged in war. (Par. 1 (c), pt. II, Veterans Regulation No. 1 (a), as amended, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	NOTE.—War-time rates of additional compensation for dependents are payable if disability direct result armed conflict; while engaged in extra hazardous service, including service under conditions simulating war; or while United States engaged in war. (Par. 1 (c), pt. II, Veterans Regulation No. 1 (a), as amended, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	NOTE.—War-time rates of additional compensation for dependents are payable if disability direct result armed conflict; while engaged in extra hazardous service, including service under conditions simulating war; or while United States engaged in war. (Par. 1 (c), pt. II, Veterans Regulation No. 1 (a), as amended, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	NOTE.—War-time rates of additional compensation for dependents are payable if disability direct result armed conflict; while engaged in extra hazardous service, including service under conditions simulating war; or while United States engaged in war. (Par. 1 (c), pt. II, Veterans Regulation No. 1 (a), as amended, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)
Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	Above additional amounts for dependents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on account of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)

NOTE.—See Public Law 458, 79th Cong., June 27, 1946, for applicability of the revised Schedule for Rating Disabilities, 1945, to ratings and awards on and after Apr. 1, 1946, under Public Law 2, 73d Cong., Mar. 20, 1933, as amended, and Public Law 141, 73d Cong., Mar. 28, 1934, as amended. Sec. 1, Public Law 662, 76th Cong., Aug. 8, 1946, provides with certain exceptions, that the compensation of single veterans without dependents, being furnished hospital treatment, institutional or domiciliary care by the Veterans' Administration shall continue without reduction until the first day of the seventh month. If treatment extends beyond that period the compensation, if less than \$30, shall continue without reduction, but if greater than \$30 per month, shall not exceed 60 percent of the amount payable or \$30 per month, whichever is greater. Amounts withheld are payable upon termination of treatment subject to certain conditions. Where person has right to benefit under two or more laws, he may elect to take under any law, regardless of whether it is the greater or lesser benefit, and even though his election results in reducing benefits of his dependents. Any person who elects to receive monetary benefits under any law, places the right under another law in suspense and may at any time, on election, cause the suspension to be lifted by again electing monetary benefits under the other law (Veterans' Administration Regulation 1302). A veteran who elected to receive retirement or retired pay is not estopped from exercising right of election between compensation or pension and retirement or retired pay. A person receiving retired pay pursuant to any law relating to retirement of persons in the regular military or naval service and who would be eligible to receive pension or compensation if he were not receiving such retired pay is entitled to receive such pension or compensation upon waiving so much of his retired pay as would equal the amount of such pension or compensation (Public Law 814, 78th Cong., May 27, 1944; 38 U. S. C. 286). Where monetary benefits under existing legislation are the same in amounts payable, the monetary benefits previously awarded will be continued (Veterans' Administration Regulation 1218).

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

COMPENSATION TO WIDOWS AND

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion		Regular Establishment
Statute.....	General pension law as modified or amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	General pension law as modified or amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	General pension law, reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	Service prior to Apr. 21, 1898 (peacetime service), general pension law as modified or amended; Public Law 758, 75th Cong., June 28, 1938; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.
Rates to widows: Widow, no child. Widow, 1 child. Each additional child (subject to apportionment regulations).	\$75..... \$105..... \$25..... (Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	\$75..... \$105..... \$25..... (Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	\$75..... \$105..... \$25..... (Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	\$75..... \$105..... \$25..... (38 U. S. C. ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	\$60..... \$84..... \$20..... (Public Law 758, 75th Cong., June 28, 1938; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)
Rates to children: 1 child. 2 children (equally divided). 3 children (equally divided). Each additional child (total amount equally divided).	\$58..... \$82..... \$106..... \$20..... (38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	\$58..... \$82..... \$106..... \$20..... (38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	\$58..... \$82..... \$106..... \$20..... (38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	\$58..... \$82..... \$106..... \$20..... (38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	\$46.40..... \$65.60..... \$84.80..... \$16..... (Public Law 758, 75th Cong., June 28, 1938; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)
Definition of "child."	Child must be legitimate. Child born before marriage of parents if acknowledged by father before or after the marriage deemed legitimate. Compensation payable for child only if under age 16 years or at age 16 years or over if insane, idiotic, or otherwise mentally or physically helpless at date of attaining age 16 years and at date of filing claim. Compensation continues while helpless during life of child but discontinued on marriage of helpless child.	Child must be legitimate. Child born before marriage of parents, if acknowledged by father before or after the marriage deemed legitimate. Compensation payable for child only if under age 16 years or at age 16 years or over if insane, idiotic, or otherwise mentally or physically helpless at date of attaining age 16 years and at date of filing claim. Compensation continues while helpless during life of child but discontinued on marriage of helpless child. (Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704,	Child must be legitimate. Child born before marriage of parents, if acknowledged by father before or after the marriage deemed legitimate. Compensation payable for child only if under age 16 years or at age 16 years or over if insane, idiotic, or otherwise mentally or physically helpless at date of attaining age 16 years and at date of filing claim. Compensation continues while helpless during life of child but discontinued upon marriage of helpless child. A person unmarried and under age 18 years, unless	A person unmarried and under age 18 years, unless prior to reaching age 18 years, child becomes or has become permanently incapable of self-support by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stepchild, if a member of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judi-	Child must be legitimate. Child born before marriage of parents, if acknowledged by father before or after the marriage deemed legitimate. Compensation payable for child only if under age 16 years or at age 16 years or over if insane, idiotic, or otherwise mentally or physically helpless at date of attaining age 16 years and at date of filing claim. Compensation continues while helpless during life of child but discontinued on marriage of helpless child.

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

CHILDREN FOR SERVICE-CONNECTED DEATH

Regular Establishment		World War I		World War II
Service on or after Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	All peacetime service (combat or extra hazardous conditions): Service prior to Apr. 21, 1898, general pension law, as modified or amended, service after Apr. 21, 1898, Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 359, 77th Cong., Dec. 14, 1941; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1947; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 485, 78th Cong., Dec. 14, 1944; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended; sec. 1, Public Law 144, 78th Cong., July 13, 1943; Public Law 485, 78th Cong., Dec. 14, 1944; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1947; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.
\$60. \$84	\$75. \$105	\$75. \$105	\$75. \$105	\$75. \$105
\$20	\$25	\$25	\$25	\$25
(Pt. II, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	(38 U. S. C., ch. 12, Veterans Regulations, Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	(Pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)	(Sec. 28, Public Law 141, 73d Cong., Pt. I, Veterans Regulations 1 (a) as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.) NOTE.—Rates being paid on Mar. 19, 1933, except by fraud, misrepresentation of a material fact, or unmistakable error as to conclusions of fact or law, whether death of veteran was directly or presumptively connected with service may not be reduced or discontinued. (Sec. 28, Public Law 141, 73d Cong., Mar. 28, 1934, 38 U. S. C. 722.)	(Pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949.)
\$46.40	\$58	\$58	\$58	\$58
\$65.60	\$82	\$82	\$82	\$82
\$84.80	\$106	\$106	\$106	\$106
\$16	\$20	\$20	\$20	\$20
(Pt. II, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(Pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(Sec. 28, Public Law 141, 73d Cong., Pt. I, Veterans Regulation 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948.) NOTE.—Rates being paid on Mar. 19, 1933, except by fraud, misrepresentation of a material fact, or unmistakable error as to conclusions of fact or law, whether death of veteran was directly or presumptively connected with service may not be reduced or discontinued. (Sec. 28, Public Law 141, 73d Cong., Mar. 28, 1934; 38 U. S. C. 722.)	(Pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)
A person unmarried and under age 18 years, unless prior to reaching age 18 years, child becomes or has become permanently incapable of self-support by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stepchild, if a member of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is	As to service prior to Apr. 21, 1898, the definition of the term "child" is that given in column 1 of this group (Regular Establishment). (Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704; 38 U. S. C. 37, 193, 281, 202, Veterans' Administration Regulation 2502 (B).) As to service after Apr. 21, 1898, the definition of the term "child" is that given in column 2 of this group (Regular Establishment). (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	A person unmarried and under age 18 years, unless prior to reaching age 18 years, child becomes or has become permanently incapable of self-support by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stepchild, if a member of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by	A person unmarried and under age 18 years, unless prior to reaching age 18 years, child becomes or has become permanently incapable of self-support by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stepchild, if a member of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by	A person unmarried and under age 18 years, unless prior to reaching age 18 years, child becomes or has become permanently incapable of self-support by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stepchild, if a member of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Compensation to widows and children

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion		Regular Establishment
Statute.....	General pension law as modified or amended.	General pension law as modified or amended.	General pension law, reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Service prior to Apr. 21, 1898 (peacetime service), general pension law as modified or amended.
Definition of "child"—Con.	(Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704, 38 U. S. C. 37, 193, 281, 202, Veterans' Administration Regulation 2502 (B).)	38 U. S. C. 37, 193, 281, 202, Veterans' Administration Regulation 2502 (B).	Prior to reaching age 18 years child becomes or has become permanently incapable of self-support, by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stepchild, if a member of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him, or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of such child. Payments continued after age 18 years until completion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved educational institution. (Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704, 38 U. S. C. 37, 193, 281, 202, 727; Veterans' Administration Regulation 2502 (B), secs. 1, 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	cially decreed to be the putative father of such child, or if he is otherwise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of such child. Payments continued after age 18 years until completion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved educational institution. (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	(Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704, 38 U. S. C. 37, 193, 281, 202, Veterans' Administration Regulation 2502 (B).)
Veteran's service....	Veteran must have died of wound, injury, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ¹ No limitation as to length or dates of service. (Aug. 7, 1882, 38 U. S. C. 191; Veterans' Administration Regulation 2520 (A).)	Under general law, veteran must have died of wound, injury, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ¹ No limitation as to length or dates of service. (Aug. 7, 1882, 38 U. S. C. 191.)	Under general law, veteran must have died of wound, injury, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ² No limitation as to length or dates of service. Continuous service in Spanish-American War, Philippine Insurrection, or China Relief Expedition included although part thereof extended into Philippine Insurrection or China Relief Expedition. (Aug. 7, 1882, Public Law 269, 74th Cong., Aug. 13, 1935, Public Law 594, 76th Cong., June 11, 1940; 38 U. S. C. 191, 368, 351a.)	Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service, not result of willful misconduct; discharge under conditions other than dishonorable ² (sec. 1503, Public Law 346, 78th Cong., June 22, 1944). Spanish-American War: Incurred or aggravated in active service on or after Apr. 21, 1898, and before Aug. 13, 1898. Enlistment on or after Apr. 21, 1898, and before Aug. 13, 1898, where disability incurred or aggravated prior to July 6, 1902. Philippine Insurrection: Enlistment with active participation on or after Aug. 13, 1898, and before July 6, 1902, or where service in Moro Province to July 15, 1903. Boxer Rebellion: Enlistment with active participation on or after June 20, 1900, and before May 13, 1901. (Pt. I, Veterans Regulation 1 (a), as amended, 38 U. S. C. 697c, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)	Veteran must have died of wound, injury, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ¹ No limitation as to length or dates of service. (Aug. 7, 1882, 38 U. S. C. 191.)

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

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for service-connected death—Continued

Regular Establishment		World War I		World War II
Service on or after Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	All peacetime service (combat or extra-hazardous conditions).	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
otherwise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of such child. Payments continued after age 18 years until completion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved educational institution. (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)		evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of such child. Payments continued after age 18 years until completion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved educational institution. (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of such child. Payments continued after age 18 years until completion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved educational institution. (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	child, or if he is otherwise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of such child. Payments continued after age 18 years until completion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved educational institution. (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)
Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service other than in a period of war service as provided in pt. 1, Veterans Regulation 1 (a); not result of willful misconduct; discharge under conditions other than dishonorable ¹ (sec. 1503, Public Law 346, 78th Cong., June 22, 1944). Active service, including service for training purposes, performed by reserve officer or member of Enlisted Reserves of U. S. Army, Navy, or Marine Corps considered active service. (Pt. II, Veterans Regulation 1 (a), Public Law 159, 75th Cong., June 23, 1937, 38 U. S. C. 697c, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)	Death (under conditions stated in column 1 of this group where service prior to Apr. 21, 1898, or in column 2 of this group, where service on or after Apr. 21, 1898) resulting from injury or disease received in line of duty (1) as a direct result of armed conflict; or (2) while engaged in extra-hazardous service, including such service under conditions simulating war; (3) while United States engaged in war. (Public Law 359, 77th Cong., Dec. 19, 1941; sec. 5, Public Law 198, 76th Cong., July 19, 1939, as amended; sec. 14 (a), Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 472b, 731, ch. 12, Veterans Regulations.) ²	Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service, not result of willful misconduct; discharge under conditions other than dishonorable ³ (sec. 1503, Public Law 346, 78th Cong., June 22, 1944). World War: Incurred in or aggravated by active service on or after Apr. 6, 1917, and before Nov. 12, 1918. Enlistment on or after Apr. 6, 1917, and before Nov. 12, 1918, where disability incurred prior to July 2, 1921. Incurred or aggravated, if service in Russia on or after Apr. 6, 1917, and prior to Apr. 2, 1920. Incurred or aggravated in reenlistment on or after Nov. 12, 1918, and before July 2, 1921, where prior service between Apr. 6, 1917, and Nov. 11, 1918. (Pt. I, Veterans Regulation 1 (a), Public Law 344, 74th Cong., Aug. 26, 1935, Public Law 304, 75th Cong., Aug. 16, 1937, 38 U. S. C. 424a, 697c, 724, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)	Death resulting from injury or disease directly or presumptively incurred in or aggravated by active military or naval service on or after Apr. 6, 1917, and before Nov. 12, 1918, or before Apr. 2, 1920, if veteran had service in Russia, or during reenlistment on or after Nov. 12, 1918, and before July 2, 1921, if veteran had service between Apr. 6, 1917, and Nov. 11, 1918, if compensation not barred by nature of veteran's discharge from service; ⁴ and except with respect to paralysis, paresis, blindness, or one helpless or bedridden as the result of any disability, not due to willful misconduct. (Sec. 23, World War Veterans' Act, 1924, as amended; secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934, sec. 2, Public Law 344, 74th Cong., Aug. 26, 1935, sec. 5, Public Law 304, 75th Cong., Aug. 16, 1937, sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 447, 471a, 722, 724, 727, 424a.)	Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service during an enlistment or employment entered into on or after Dec. 7, 1941, and before noon Dec. 31, 1946, and the death occurred as a result of an injury or disease incurred in or aggravated by active service on or after Dec. 7, 1941, and before midnight, July 25, 1947, not result of willful misconduct; discharge under conditions other than dishonorable. ⁵ (Sec. 1503, Public Law 346, 78th Cong., June 22, 1944.) Service as a cadet at U. S. Military Academy, U. S. Coast Guard Academy, or as midshipman at U. S. Naval Academy during period Dec. 7, 1941, to noon, Dec. 31, 1946, considered active military or naval service in World War II. (Secs. 9 (a), 10, Public Law 144, 78th Cong., July 13, 1943; pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C. 697c, 730, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1947.) ⁶

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Compensation to widows and children

Subject-----	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion		Regular Establishment
Statute-----	General pension law as modified or amended.	General pension law as modified or amended.	General pension law, reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Service prior to Apr. 21, 1898 (peacetime service)—general pension law as modified or amended.
Date of marriage....	Married prior to Mar. 3, 1899, or if married on or after that date, continuous cohabitation from date of marriage to date of death required, unless marriage entered into prior to or during veteran's service. (Mar. 3, 1899, 38 U. S. C. 192.)	Under general law, married prior to Mar. 3, 1899, or, if married on or after that date, continuous cohabitation from date of marriage to date of death required, unless marriage entered into prior to or during veteran's service. (Mar. 3, 1899, 38 U. S. C. 192.)	Under general law, no limitation on marriage date of Spanish-American War veteran. As to widow of veteran of Philippine Insurrection or Boxer Rebellion, she must have married veteran prior to Mar. 3, 1899, or, if married on or after that date, continuous cohabitation from date of marriage to date of death required, unless marriage entered into prior to or during veteran's service. Since Mar. 1, 1944, continuous cohabitation from date of marriage to date of death except where there was a separation due to the misconduct of or procured by veteran without fault of widow required. (Mar. 3, 1899, Public Law 269, 74th Cong., Aug. 13, 1935; Public Law 242, 78th Cong., Mar. 1, 1944, 38 U. S. C. 364h, 368.)	Married veteran prior to Sept. 1, 1922. (Veterans Regulation 10 (b), par. V, 38 U. S. C., ch. 12, Veterans Regulations.) Continuous cohabitation from date of marriage to date of death except where there was a separation due to misconduct of or procured by veteran without fault of widow. (Sec. 4, Public Law 242, 78th Cong., Mar. 1, 1944, 38 U. S. C. 364h.)	Married prior to Mar. 3, 1899, or, if married on or after that date, continuous cohabitation from date of marriage to date of death required, unless marriage entered into prior to or during veteran's service. (Mar. 3, 1899, 38 U. S. C. 192.)
Remarried widows..	Remarried widow, who was the lawful wife of the veteran during the period of his service in any war, without means of support other than her daily labor and actual net income not exceeding \$250 per year, upon dissolution of the marriage by death, or divorce upon her own application and without fault on her part, may be restored to roll. Where compensation, upon her remarriage, paid to minor or helpless child, former widow not restored to roll until compensation to child terminates, unless child member of her family and cared for by her. (Feb. 28, 1903, 38 U. S. C. 205.)	Under general law, remarried widow, whose subsequent marriage dissolved by death or divorce upon her own application and without fault on her part may be restored to roll. Where compensation, upon widow's remarriage paid to minor or helpless child, former widow not restored to roll until compensation to child terminates unless child member of her family and cared for by her. (Sept. 8, 1916, 38 U. S. C. 285.)	Under general law, remarried widow, who was lawful wife of veteran during period of his service in any war, without means of support other than her daily labor and actual net income not exceeding \$250 per year, upon dissolution of the marriage by death or divorce on her own application without fault on her part may be restored to roll. Where compensation, upon widow's remarriage paid to minor or helpless child, former widow not restored to roll until compensation to child terminates unless child member of her family and cared for by her. (Feb. 28, 1903, Public Law 269, 74th Cong., Aug. 13, 1935, 38 U. S. C. 205, 368.)	Right of widow terminated upon her remarriage and such right may not be revived. (Par. IV, pt. I, Veterans Regulation 2 (a), 38 U. S. C. ch. 12, Veterans Regulations.)	Remarried widow of veteran serving peacetime enlistment, not entitled to pension, as remarried widow must have been lawful wife of veteran during period of his service in any war. (Feb. 28, 1903, 38 U. S. C. 205.)
Misconduct of widow.	The open and notorious adulterous cohabitation of a widow who is a pensioner operates to terminate her compensation from commencement of such cohabitation. (Aug. 7, 1882, 38 U. S. C. 199.)	The open and notorious adulterous cohabitation of a widow who is a pensioner operates to terminate her compensation from commencement of such cohabitation. (Aug. 7, 1882, 38 U. S. C. 199.)	The open and notorious adulterous cohabitation of a widow who is a pensioner operates to terminate her compensation from commencement of such cohabitation. (Aug. 7, 1882, Public Law 269, 74th Cong., Aug. 13, 1935, 38 U. S. C. 199, 368.)	Any person who forfeits rights to benefits under any acts repealed by sec. 17, Public Law 2, 73d Cong., not entitled to any benefits thereunder; otherwise no provision. (Sec. 11, Public Law 2, 73d Cong., Mar. 20, 1933, 38 U. S. C. 717, note.)	The open and notorious adulterous cohabitation of a widow who is a pensioner operates to terminate her compensation from commencement of such cohabitation. (Aug. 7, 1882, 38 U. S. C. 199.)
Apportionment-----	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)

¹ Under sec. 1, Public Law 144, 78th Cong., July 13, 1943, the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1933, and the Veterans Regulations, as now or hereafter amended, were made applicable to benefits provided under the general pension law as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as amended, and under Public Law 141, 73d Cong., Mar. 28, 1934, as amended.

² With certain exceptions, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces or discharge on ground he was a conscientious objector who refused to perform military duty or refused to wear uniform or otherwise to comply with lawful orders of competent military authority, or as a deserter, or of an officer by acceptance of his resignation for the good of the service, bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provision is not applicable to war risk, Government (converted), or national service life insurance policies. (Sec. 300, Public Law 346, 78th Cong., June 22, 1944, 38 U. S. C. 693c.) A similar provision (sec. 28, World War Veterans Act, 1924, as amended, 38 U. S. C. 447)

bars rights of veterans of World War I and their dependents to certain benefits under that act, as reenacted with limitations by Public Law 141, 73d Cong., Mar. 28, 1934.

³ Pt. I, Veterans Regulation No. 1 (a) allows wartime rates of compensation in World War II cases only where there was service during the period beginning Dec. 7, 1941, and ending noon, Dec. 31, 1946, and the death or disability resulted from injury or disease contracted in line of duty, or aggravation of a preexisting injury or disease contracted or suffered in line of duty in active service during the period beginning Dec. 7, 1941, and ending midnight, July 25, 1947. However, by virtue of pt. II, Veterans Regulation No. 1 (a) as amended by Public Law 359, 77th Cong., Dec. 19, 1941, and Public Law 868, 80th Cong., July 1, 1948, casualties occurring after termination of hostilities (noon, Dec. 31, 1946) and prior to termination of World War II (July 25, 1947), in cases where there was no active service during the period Dec. 7, 1941, to noon, Dec. 31, 1946, inclusive, are compensable at pt. I rates, as having occurred "while the United States is engaged in war." For the purpose of Public Law 359, supra, World War II terminated effective the date of the act of July 25, 1947 (Public Law 239, 80th Cong.).

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

for service-connected death—Continued

Regular Establishment		World War I		World War II
Service on or after Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	All peacetime service (combat or extra hazardous conditions).	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
Married to veteran prior to expiration of 10 years subsequent to his discharge from the enlistment during which the injury or disease incurred, and as to awards approved on or after Oct. 1, 1948, continuous cohabitation from date of marriage to date of death required, except where there was a separation not due to fault of widow. (Veterans Regulation 10, par. V, 38 U. S. C., ch. 12, Veterans Regulations; Veterans' Administration Regulation 2503 (A).)	Service prior to Apr. 21, 1898, as shown in column 1 of this group (Regular Establishment). Service on or after Apr. 21, 1898, as shown in column 2 of this group (Regular Establishment). (Mar. 3, 1899, Veterans Regulation 10 (b), par. V, 38 U. S. C. 192, 384h, ch. 12, Veterans Regulations.)	Married prior to Dec. 14, 1944, or 10 or more years to the person who served. No compensation payable to widow unless there was continuous cohabitation with person who served from date of marriage to date of death except where there was a separation which was due to misconduct of, or procured by, person who served without fault of widow. (Public Law 483, 78th Cong., Dec. 14, 1944.)	Married prior to Dec. 14, 1944, or 10 or more years to the person who served. No compensation payable to widow unless there was continuous cohabitation with person who served from date of marriage to date of death except where there was a separation which was due to misconduct of, or procured by, person who served without fault of widow. (Public Law 483, 78th Cong., Dec. 14, 1944; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727.)	Married to veteran prior to Jan. 1, 1957. No compensation payable to widow unless there was continuous cohabitation with person who served from date of marriage to date of death except where there was a separation which was due to misconduct of, or procured by, person who served without fault of widow. (Secs. 1, 6, Public Law 144, 78th Cong., July 13, 1943; sec. 4, Public Law 312, 78th Cong., May 27, 1944; sec. 6, Public Law 483, 78th Cong., Dec. 14, 1944; 38 U. S. C. 727, 735, ch. 12, Veterans Regulations; Proclamation No. 2714, Dec. 31, 1946, Veterans' Administration Regulation 2515 (A).)
Right of widow terminated upon her remarriage and such right may not be revived. (Par. IV, pt. I, Veterans Regulation 2 (a), 38 U. S. C., ch. 12, Veterans Regulations.)	Service prior to Apr. 21, 1898, see column 1 of this group. Service on or after Apr. 21, 1898, see column 2 of this group. (Feb. 28, 1903, Veterans Regulation 2 (a), pt. I, par. IV, 38 U. S. C. 205, ch. 12, Veterans Regulations.)	Right of widow terminated upon her remarriage and such right may not be revived. (Par. IV, pt. I, Veterans Regulation 2 (a), 38 U. S. C., ch. 12, Veterans Regulations.)	Payment of compensation to a widow shall continue until her remarriage; such right may not be revived. (Sec. 201 (2), World War Veterans' Act, 1924, as amended; par. IV, pt. I, Veterans Regulation 2 (a), 38 U. S. C. 472, ch. 12, Veterans Regulations, sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727.)	Right of widow terminated upon her remarriage and such right may not be revived. (Par. IV, pt. I, Veterans Regulation 2 (a), 38 U. S. C., ch. 12, Veterans Regulations.)
Any person who forfeits rights to benefits under any acts repealed by sec. 17, Public Law 2, 73d Cong., not entitled to any benefits under Public Law 2, 73d Cong.; otherwise no provision. (Sec. 11, Public Law 2, 73d Cong., Mar. 20, 1933, 38 U. S. C. 717, note.)	Service prior to Apr. 21, 1898, see column 1 of this group. Service on or after Apr. 21, 1898, see column 2 of this group. (Aug. 7, 1892, sec. 11, Public Law 2, 73d Cong., Mar. 20, 1933, 38 U. S. C. 199, 717, note.)	Any person who forfeits rights to benefits under any acts repealed by sec. 17, Public Law 2, 73d Cong., not entitled to any benefits under Public Law 2, 73d Cong.; otherwise no provision. (Sec. 11, Public Law 2, 73d Cong., Mar. 20, 1933, 38 U. S. C. 717, note.)	Any person who forfeits rights to benefits under any acts repealed by sec. 601, World War Veterans' Act, not entitled to any benefits under said act; otherwise no provision. (Sec. 603, World War Veterans' Act, sec. 1, Public Law 144, 78th Cong., July 13, 1943, 38 U. S. C. 572, 727.)	Any person who forfeits rights to benefits under any acts repealed by sec. 17, Public Law 2, 73d Cong., not entitled to any benefits thereunder; otherwise no provision. (Sec. 11, Public Law 2, 73d Cong., Mar. 20, 1933, 38 U. S. C. 717, note.)
Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

COMPENSATION TO DEPENDENT PARENTS

Subject.....	Indian Wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	Regular Establishment	
Statute.....	General pension law as modified or amended; Public Law 193, 77th Cong., July 30, 1941; Public Law 868, 80th Cong., July 1, 1948.	General pension law as modified or amended; Public Law 193, 77th Cong., July 30, 1941; Public Law 868, 80th Cong., July 1, 1948.	General pension law reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 193, 77th Cong., July 30, 1941; Public Law 868, 80th Cong., July 1, 1948.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 193, 77th Cong., July 30, 1941; Public Law 346, 78th Cong., June 22, 1944; Public Law 868, 80th Cong., July 1, 1948.	Service prior to Apr. 21, 1898 (peacetime service), general pension law as modified or amended; Public Law 193, 77th Cong., July 30, 1941; Public Law 868, 80th Cong., July 1, 1948.
Rates to parents....	If no widow or child entitled, compensation payable to dependent mother, and upon her death to dependent father..... \$60 (Rev. Stat. 4707; Mar. 3, 1873; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	If no widow or child entitled, compensation payable to dependent mother, and upon her death to dependent father..... \$60 (Rev. Stat. 4707; Mar. 3, 1873; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	If no widow or child entitled, compensation payable to dependent mother, and upon her death to dependent father..... \$60 (Rev. Stat. 4707; Mar. 3, 1873; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	Dependent mother or father..... \$60 Dependent mother and father, each..... \$35 (38 U. S. C., ch. 12, Veterans Regulations, Public Law 868, 80th Cong., July 1, 1948.)	If no widow or child entitled, pension payable to mother, and upon her death to father..... \$48 (Rev. Stat. 4707; Mar. 3, 1873, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)
Definition of parent.	Natural mother or father, or mother or father of veteran through legal adoption, if when adopted child becomes to all legal intents and purposes child of the adoptive parents. Father must have been legally married to mother of veteran. (Veterans' Administration Regulation 2502 (C).)	Natural mother or father, or mother or father of veteran through legal adoption, if when adopted child becomes to all legal intents and purposes child of the adoptive parents. Father must have been legally married to mother of veteran. (Veterans' Administration Regulation 2502 (C).)	Natural mother or father, or mother or father of veteran through legal adoption, if when adopted child becomes to all legal intents and purposes child of adoptive parents. Father must have been legally married to mother of veteran. (Veterans' Administration Regulation 2502 (C).) On or after July 13, 1943, father, mother, father through adoption, mother through adoption, and persons who have stood in loco parentis to a member of the military or naval forces at any time prior to entry into active service for period not less than 1 year. Not more than 1 father and 1 mother as defined, may be recognized and preference given to such father or mother who actually exercised parental relationship at time of or most nearly prior to date of entry into active service by person who served. (Secs. 1, 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727, ch. 12, Veterans Regulations.)	Father, mother, father through adoption, mother through adoption and persons who have stood in loco parentis to a member of the military or naval forces at any time prior to entry into active service for period not less than 1 year. Not more than 1 father and 1 mother, as defined, may be recognized and preference given to such father or mother who actually exercised parental relationship at time of or most nearly prior to date of entry into active service by person who served. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)	Natural mother or father, or mother or father of veteran through legal adoption, if when adopted child becomes to all legal intents and purposes child of the adoptive parents. Father must have been legally married to mother of veteran. (Veterans' Administration Regulation 2502 (C).)
Veterans' service....	Veteran must have died of wound, injury, casualty, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ² No limitation as to length or dates of service. (Mar. 3, 1873, Rev. Stat. 4707, 38 U. S. C. 203.)	Veterans must have died of wound, injury, casualty, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ² No limitation as to length or dates of service. (Mar. 3, 1873, Rev. Stat. 4707, 38 U. S. C. 203.)	Veteran must have died of wound, injury, casualty, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ² No limitation as to length or dates of service. (Mar. 3, 1873, Rev. Stat. 4707, 38 U. S. C. 203; sec. 1, Public Law 144, 78th Cong., July 13, 1943, 38 U. S. C. 727.)	Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service, not the result of willful misconduct; discharge under conditions other than dishonorable ³ (sec. 1503, Public Law 346, 78th Cong., June 22, 1944). Spanish-American War: Incurred in or aggravated by active service on or after Apr. 21, 1898, and before Aug. 13, 1898; or during enlistment on or after Apr. 21, 1898, and before Aug. 13, 1898, where incurred, in or aggravated prior to July 5, 1902. Philippine Insurrection: During enlistment where active participation on or after Aug. 13, 1898, and before July 5, 1902, or to July 15, 1903, if engaged in hostilities in Moro Province. Boxer Rebellion: During enlistment where actual participation on or after June 20, 1900, and before May 13, 1901. (Pt. I, Veterans Regulation 1 (a); 38 U. S. C. 697c, ch. 12, Veterans Regulations.)	Veteran must have died of wound, injury, casualty, or disease incurred in active service in line of duty. Compensation payable regardless of character of discharge. ² No limitation as to length or dates of service. (Mar. 3, 1873, Rev. Stat. 4707, 38 U. S. C. 203.)

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

19

FOR SERVICE-CONNECTED DEATH

Regular Establishment		World War I	World War I	World War II
Service on or after Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 193, 77th Cong., July 30, 1941; Public Law 346, 78th Cong., June 22, 1944; Public Law 868, 80th Cong., July 1, 1948.	All peacetime service (combat or extra-hazardous conditions): Service prior to Apr. 21, 1898, general pension law, as modified or amended; service on or after Apr. 21, 1898, Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1947; Public Law 868, 80th Cong., July 1, 1948.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 193, 77th Cong., July 30, 1941; Public Law 346, 78th Cong., June 22, 1944; Public Law 868, 80th Cong., July 1, 1948.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended; sec. 1, Public Law 144, 78th Cong., July 13, 1943; Public Law 868, 80th Cong., July 1, 1948.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended; Public Law 193, 77th Cong., July 30, 1941; Public Law 144, 78th Cong., July 13, 1943; Public Law 346, 78th Cong., June 22, 1944; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1947; Public Law 868, 80th Cong., July 1, 1948.
Dependent mother or father... \$48 Dependent mother and father (each)..... \$28 (38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	Service prior to Apr. 21, 1898: If no widow or child entitled, pension payable to dependent mother and upon her death to dependent father..... \$60 (Rev. Stat. 4707; Mar. 3, 1873; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.) Service on or after Apr. 21, 1898: Dependent mother or father..... \$60 Dependent mother and father (each)..... \$36 (38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	Dependent mother or father... \$60 Dependent mother and father (each)..... \$35 (Pt. I, Veterans Regulation 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	Dependent mother or father... \$60 Dependent mother and father (each)..... \$35 (38 U. S. C. 722, sec. 28, Public Law 141, 73d Cong., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.) Note: Rates being paid on Mar. 19, 1933, except by fraud, misrepresentation of a material fact, or unmistakable error as to conclusions of fact or law, under World War Veterans' Act 1924, as amended, whether death of veteran on whose account compensation is paid was directly or presumptively connected with service, may not be reduced or discontinued. (Sec. 28, Public Law 141, 73d Cong., Mar. 28, 1934, sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 722, 727.)	Dependent mother or father... \$60 Dependent mother and father (each)..... \$35 (Pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)
Father, mother, father through adoption, mother through adoption, and persons who have stood in loco parentis to a member of the military or naval forces at any time prior to entry into active service for period not less than 1 year. Not more than 1 father and 1 mother, as defined, may be recognized and preference given to such father or mother who actually exercised parental relationship at time of or most nearly prior to date of entry into active service by person who served. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)	Service prior to Apr. 21, 1898: Natural mother or father, or mother or father of veteran through legal adoption, if when adopted child becomes to all intents and purposes child of the adoptive parents. Father must have been legally married to mother of veteran. (Veterans' Administration Regulation 2502 (C).) Service on or after Apr. 21, 1898: Same as column 2 of this group. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)	Father, mother, father through adoption, mother through adoption, and persons who have stood in loco parentis to a member of the military or naval forces at any time prior to entry into active service for period not less than 1 year. Not more than 1 father and 1 mother, as defined, may be recognized and preference given to such father or mother who actually exercised parental relationship at time of or most nearly prior to date of entry into active service by person who served. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)	Father, mother, father through adoption, mother through adoption, and persons who have stood in loco parentis to a member of the military or naval forces at any time prior to entry into active service for period not less than 1 year. Not more than 1 father and 1 mother, as defined, may be recognized and preference given to such father or mother who actually exercised parental relationship at time of or most nearly prior to date of entry into active service by person who served. (Secs. 1, 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727, ch. 12, Veterans Regulations.)	Father, mother, father through adoption, mother through adoption, and persons who have stood in loco parentis to a member of the military or naval forces at any time prior to entry into active service for period not less than 1 year. Not more than 1 father and 1 mother, as defined, may be recognized and preference given to such father or mother who actually exercised parental relationship at time of or most nearly prior to date of entry into active service by person who served. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)
Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service other than in a period of war service as provided in pt. I, Veterans Regulation 1 (a); not result of willful misconduct; discharge under conditions other than dishonorable (sec. 1503, Public Law 346, 78th Cong., June 22, 1944). Active service including service for training purposes by Reserve officer or member of Enlisted Reserves, U. S. Army, Navy, Marine Corps considered active military or naval service. (Pt. II, Veterans Regulation 1 (a), as amended; Public Law 159, 76th Cong., June 23, 1937, as amended; 38 U. S. C. 697c, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)	Service prior to Apr. 21, 1898: Same as column 1 of this group (Regular Establishment). (Mar. 3, 1873; Rev. Stat. 4707; 38 U. S. C. 203.) Service on or after Apr. 21, 1898: Same as column 2 of this group (Regular Establishment). (Pt. II, Veterans Regulation 1 (a), as amended; Public Law 159, 76th Cong., June 23, 1937, as amended; 38 U. S. C. 697c, ch. 12, Veterans Regulations.) ^a	Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service, not result of willful misconduct; discharge under conditions other than dishonorable. ^a (Sec. 1503, Public Law 346, 78th Cong., June 22, 1944.) World War: Incurred in or aggravated by active service on or after Apr. 6, 1917, and before Nov. 12, 1918; during enlistment on or after Apr. 6, 1917, and before Nov. 12, 1918, where incurred prior to July 2, 1921, incurred in or aggravated by active service on or after Apr. 6, 1917, and prior to Apr. 2, 1920, where service in Russia; incurred in or aggravated by active service during a reenlistment on or after Nov. 12, 1918, and before July 2, 1921, where there was prior service between Apr. 6, 1917, and Nov. 11, 1918. (Pt. I, Veterans Regulation 1 (a); Public Law 344, 74th Cong., Aug. 26, 1935; Public Law 304, 75th Cong., Aug. 16, 1937; 38 U. S. C. 424a, 697c, 724, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)	Death resulting from injury or disease directly or presumptively incurred in or aggravated by active military or naval service on or after Apr. 6, 1917, and before Nov. 12, 1918, or before Apr. 2, 1920, if service in Russia, or during a reenlistment on or after Nov. 12, 1918, and before July 2, 1921, if the veteran had service between Apr. 6, 1917, and Nov. 11, 1918; not due to willful misconduct; honorable discharge from service not required. (Sec. 23, World War Veterans' Act, 1924, as amended; secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934; sec. 2, Public Law 344, 74th Cong., Aug. 26, 1935; sec. 5, Public Law 304, 75th Cong., Aug. 16, 1937; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 447, 471a, 722, 724, 727, 424a.)	Death resulting from injury or disease not due to willful misconduct incurred in or aggravated in line of duty in active military or naval service during an enlistment or employment entered into on or after Dec. 7, 1941, and before noon, Dec. 31, 1946, and the death occurred as a result of an injury or disease incurred in or aggravated by active service on or after Dec. 7, 1941, and before midnight, July 25, 1947. Discharge under conditions other than dishonorable. ^a (Sec. 1503, Public Law 346, 78th Cong., June 22, 1944.) Service as a cadet at U. S. Military Academy or U. S. Coast Guard Academy or as midshipman at U. S. Naval Academy during period Dec. 7, 1941, to noon, Dec. 31, 1946, considered active military or naval service in World War II. (Secs. 9 (a) 10, Public Law 144, 78th Cong., July 13, 1943; pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C. 697c, 730, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1947.) ^a

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Compensation to dependent parents

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	Regular Establishment
Statute.....	General pension law as modified or amended.	General pension law as modified or amended.	General pension law, reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
Remarriage.....	Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, Veterans' Administration Regulation 2562.)	Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, Veterans' Administration Regulation 2562.)	Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, 727, Veterans' Administration Regulation 2562; sec. 1, Public Law 144, 78th Cong., July 13, 1943.)	Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, Veterans' Administration Regulation 2562.)
Proof of dependency.	Must show by competent and sufficient evidence that parent or parents are without other present means of support than their own manual labor or the contributions of others not legally bound for their support. Compensation continues during dependency, whether dependency arises prior or subsequent to death of veteran. (June 27, 1890, Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 203, 725.)	Must show by competent and sufficient evidence that parent or parents are without other present means of support than their own manual labor or the contributions of others not legally bound for their support. Compensation continues during dependency, whether dependency arises prior or subsequent to death of veteran. (June 27, 1890, Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 203, 725.)	Income insufficient to provide reasonable maintenance for father or mother and members of his or her family under legal age and for dependent adult members of family if dependency of such adult member results from mental or physical incapacity, including housing, food, clothing, and medical care. Factors considered: Net income of property owned, or business operated by mother or father and earnings of father or mother and other members of family under legal age; actual contributions by members of family of legal age; social security benefits, i. e., old-age assistance and old-age survivors' insurance; family allowances under Public Law 625, 77th Cong., as amended. In determining whether other members of family under legal age are factors in necessary expenses of mother or father, consideration given to any income from business or property (including trusts) actually available to mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from following sources by mother or father or other member of family disregarded: As designated beneficiary or otherwise of insurance under War Risk Insurance Act, World War Veterans' Act, or National Service Life Insurance Act, or amendments thereto; pension or compensation under laws administered by Veterans' Administration; benefits under World War Adjusted Compensation Act or Adjusted Compensation Payment Act or amendments thereto; the 6-month death gratuity to designated beneficiary thereof; payments pursuant to Mustering-Out Payment Act, 1944; donations or assistance from charitable sources. Consideration given to corpus of claimant's estate if it is reasonable same or some part be sold and proceeds used for claimant's maintenance. Habitual contributions by veteran not conclusive evidence dependency existed but considered. Remarriage of mother or father does not per se bar entitlement but is prima	Income insufficient to provide reasonable maintenance for father or mother and members of his or her family under legal age and for dependent adult members of family if dependency of such adult member results from mental or physical incapacity, including housing, food, clothing, and medical care. Factors considered: Net income of property owned, or business operated by mother or father and earnings of father or mother and other members of family under legal age; actual contributions by members of family of legal age; social security benefits, i. e., old-age assistance and old-age survivors' insurance; family allowances under Public Law 625, 77th Cong., as amended. In determining whether other members of family under legal age are factors in necessary expenses of mother or father, consideration given to any income from business or property (including trusts) actually available to mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from following sources by mother or father or other member of family disregarded: As designated beneficiary or otherwise of insurance under War Risk Insurance Act, World War Veterans' Act, or National Service Life Insurance Act, or amendments thereto; pension or compensation under laws administered by Veterans' Administration; benefits under World War Adjusted Compensation Act or Adjusted Compensation Payment Act or amendments thereto; the 6-month death gratuity to designated beneficiary thereof; payments pursuant to Mustering-Out Payment Act, 1944; donations or assistance from charitable sources. Consideration given to corpus of claimant's estate if it is reasonable same or some part be sold and proceeds used for claimant's maintenance. Habitual contributions by veteran not conclusive evidence dependency existed but considered. Remarriage of mother or father does not per se bar entitlement but is prima

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

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or service-connected death—Continued

Regular Establishment		World War I	World War II
Service on or after Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	All peacetime service (combat or extrahazardous conditions).	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.
Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725; Veterans' Administration Regulation 2562.)	Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725; Veterans' Administration Regulation 2562.)	Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725; Veterans' Administration Regulation 2562.)	Compensation not terminated upon remarriage provided dependency exists notwithstanding such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, 727; Veterans' Administration Regulation 2562.)
Income insufficient to provide reasonable maintenance for father or mother and members of his or her family under legal age and for dependent adult members of family if dependency of such adult member results from mental or physical incapacity, including housing, food, clothing, and medical care. Factors considered: Net income of property owned, or business operated by mother or father and earnings of father or mother and other members of family under legal age; actual contributions by members of family of legal age; social-security benefits, i. e., old-age assistance and old-age survivors insurance; family allowances under Public Law 625, 77th Cong., as amended. In determining whether other members of family under legal age are factors in necessary expenses of mother or father, consideration given to any income from business or property (including trusts) actually available to mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from following sources by mother or father or other member of family disregarded: as designated beneficiary or otherwise of insurance under War Risk Insurance Act, World War Veterans Act, or National Service Life Insurance Act, or amendments thereto; pension or compensation under laws administered by Veterans' Administration; benefits under World War Adjusted Compensation Act or amendments thereto; the 6 months' death gratuity to designated beneficiary thereof; payments pursuant to Mustering-Out Payment Act, 1944; donations or assistance from charitable sources. Consideration given to corpus of claimant's estate if it is reasonable same or some part be sold and proceeds used for claimant's maintenance. Habitual contributions by veteran not conclusive evidence dependency existed but considered. Remarriage of mother or father does not per se bar entitlement but is prima facie evidence dependency has ceased. Dependency generally held to exist when monthly income from sources considered does not exceed \$80 for mother or father (not living together) or \$135 for mother and father (living together) plus \$35 for	Service prior to Apr. 21, 1898: Same as column 1 of this group. (June 27, 1890, Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 203, 725.) Service on or after Apr. 21, 1898: Same as column 2 of this group. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725; Veterans' Administration Regulation 1057.)	Income insufficient to provide reasonable maintenance for father or mother and members of his or her family under legal age and for dependent adult members of family if dependency of such adult member results from mental or physical incapacity, including housing, food, clothing, and medical care. Factors considered: Net income of property owned, or business operated by mother or father and earnings of father or mother and other members of family under legal age; actual contributions by members of family of legal age; social-security benefits, i. e., old-age assistance and old-age survivors insurance; family allowances under Public Law 625, 77th Cong., as amended. In determining whether other members of family under legal age are factors in necessary expenses of mother or father, consideration given to any income from business or property (including trusts) actually available to mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from following sources by mother or father or other member of family disregarded: as designated beneficiary or otherwise of insurance under War Risk Insurance Act, World War Veterans Act, or National Service Life Insurance Act, or amendments thereto; pension or compensation under laws administered by Veterans' Administration; benefits under World War Adjusted Compensation Act or amendments thereto; the 6 months' death gratuity to designated beneficiary thereof; payments pursuant to Mustering-Out Payment Act, 1944; donations or assistance from charitable sources. Consideration given to corpus of claimant's estate if it is reasonable same or some part be sold and proceeds used for claimant's maintenance. Habitual contributions by veteran not conclusive evidence dependency existed but considered. Remarriage of mother or father does not per se bar entitlement but is prima facie evidence dependency has ceased. Dependency generally held to exist when monthly income from sources considered does not exceed \$80 for mother or father (not living together) or \$135 for mother and father (living together) plus \$35 for each addi-	Income insufficient to provide reasonable maintenance for father or mother and members of his or her family under legal age and for dependent adult members of family if dependency of such adult member results from mental or physical incapacity, including housing, food, clothing, and medical care. Factors considered: Net income of property owned, or business operated by mother or father and earnings of father or mother and other members of family under legal age; actual contributions by members of family of legal age; social-security benefits, i. e., old-age assistance and old-age survivors insurance; family allowances under Public Law 625, 77th Cong., as amended. In determining whether other members of family under legal age are factors in necessary expenses of mother or father, consideration given to any income from business or property (including trusts) actually available to mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from following sources by mother or father or other member of family disregarded: as designated beneficiary or otherwise of insurance under War Risk Insurance Act, World War Veterans Act, or National Service Life Insurance Act, or amendments thereto; pension or compensation under laws administered by Veterans' Administration; benefits under World War Adjusted Compensation Act or amendments thereto; the 6 months' death gratuity to designated beneficiary thereof; payments pursuant to Mustering-Out Payment Act, 1944; donations or assistance from charitable sources. Consideration given to corpus of claimant's estate if it is reasonable same or some part be sold and proceeds used for claimant's maintenance. Habitual contributions by veteran not conclusive evidence dependency existed but considered. Remarriage of mother or father does not per se bar entitlement but is prima facie evidence dependency has ceased. Dependency generally held to exist when monthly income from sources considered does not exceed \$80 for mother or father (not living together) or \$135 for mother and father (living together) plus \$35 for each addi-

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Compensation to dependent parents

Subject.....	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion		Regular Establishment
Statute.....	General pension law as modified or amended.	General pension law as modified or amended.	General pension law reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended. ¹	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Service prior to Apr. 21, 1898 (peacetime service), general pension law as modified or amended.
Proof of dependency—Continued.			fact evidence dependency has ceased. Dependency generally held to exist when monthly income from sources considered does not exceed \$80 for mother or father (not living together) or \$135 for mother and father (living together) plus \$35 for each additional member of family dependent. (Public Law 193, 77th Cong., July 30, 1941; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 725, 727, Veterans' Administration Regulation 1057.)	fact evidence dependency has ceased. Dependency generally held to exist when monthly income from sources considered does not exceed \$80 for mother or father (not living together) or \$135 for mother and father (living together) plus \$35 for each additional member of family dependent. (Public Law 193, 77th Cong., July 30, 1941; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 725, 727, Veterans' Administration Regulation 1057.)	

¹ Under sec. 1, Public Law 144, 78th Cong., July 13, 1943, the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1933, and the Veterans Regulations, as now or hereafter amended, were made applicable to benefits provided by the general and service pension laws as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as amended, and Public Law 141, 73d Cong., as amended.

² With certain exceptions, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces or discharge on ground he was a conscientious objector, who refused to perform military duty or refused to wear uniform or otherwise to comply with lawful orders of competent military authority, or as a deserter, or of an officer by acceptance of his resignation for the good of the service, bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by Veterans' Administration. This provision is not applicable to war risk, Government (converted) or national service life insurance policies, sec. 300, Public Law 346, 78th Cong., June 22, 1944, 38 U. S. C. 693g. (A similar provision (sec. 23, World War Veterans' Act, 1924, as amended, 38 U. S. C. 447) bars rights of World War I veterans and their dependents to certain benefits under that act as reenacted with limitations by Public Law 141, 73d Cong., Mar. 28, 1934.)

³ Pt. I, Veterans Regulation No. 1 (a) allows wartime rates of compensation in World War II cases only where there was service during the period beginning Dec. 7, 1941, and ending noon, Dec. 31, 1946, and the death or disability resulted from injury or disease contracted in line of duty, or aggravation of a preexisting injury or disease contracted or suffered in line of duty in active service during the period beginning Dec. 7, 1941, and ending midnight, July 25, 1947. However, by virtue of pt. II, Veterans Regulation No. 1 (a) as amended by Public Law 359, 77th Cong., Dec. 19, 1941, and Public Law 808, 80th Cong., July 1, 1948, casualties occurring after termination of hostilities (noon, Dec. 31, 1946) and prior to termination of World War II (July 25, 1947), in cases where there was no active service during the period Dec. 7, 1941, to noon, Dec. 31, 1946, inclusive, are compensable at pt. I rates, as having occurred "while the United States is engaged in war." For the purpose of Public Law 359, supra, World War II terminated effective the date of the act of July 25, 1947 (Public Law 239, 80th Cong.).

NOTE.—Under the general pension law (applicable to service prior to Apr. 21, 1898) and Public Law 269, 74th Cong., Aug. 13, 1935, compensation is payable jointly to orphan brothers and sisters under 16 years of age where the veteran dies of a disability incurred in active service in line of duty subsequent to Mar. 4, 1861, leaving neither widow, legitimate children, mother, nor father (Mar. 3, 1872, Rev. Stat. 4707, 38 U. S. C. 203, 204).

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

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for service-connected death—Continued

Regular Establishment		World War I		World War II
Service on or after Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	All peacetime service (combat or extra-hazardous conditions).	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.
each additional member of family dependent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, Veterans' Administration Regulation 1057.)		tional member of family dependent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, Veterans' Administration Regulation 1057.)	tional member of family dependent. (Public Law 193, 77th Cong., July 30, 1941; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 725, 727, Veterans' Administration Regulation 1057.)	(living together) plus \$35 for each additional member of family dependent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, Veterans' Administration Regulation 1057.)

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

VETERANS' NON-SERVICE-CONNECTED BENEFITS

Subject	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	Regular Establishment	World War I	World War II
Statute	Acts July 27, 1892; Mar. 4, 1917; Mar. 3, 1917; Public Law 355, 75th Cong., Aug. 27, 1917; Public Law 245, 78th Cong., Mar. 3, 1944; Public Law 388, 80th Cong., Jan. 19, 1948.	Act June 9, 1939; Public Law 270, 80th Cong., July 30, 1947.	Service pension laws in effect Mar. 19, 1933, reenacted by Public Law 289, 74th Cong., Aug. 13, 1935, as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 385, 79th Cong., June 2, 1946; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 270, 80th Cong., July 30, 1947.	Public Law 2, 73d Cong., Mar. 20, 1933, Veterans Regulations and amendments thereto; Public Law 313, 78th Cong., May 27, 1944; Public Law 346, 78th Cong., June 22, 1944; Public Law 106, 79th Cong., June 30, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.	Public Law 2, 73d Cong., Mar. 20, 1933, Veterans Regulations and amendments thereto; Public Law 313, 78th Cong., May 27, 1944; Public Law 346, 78th Cong., June 22, 1944; Public Law 106, 79th Cong., June 30, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.	Public Law 2, 73d Cong., Mar. 20, 1933, Veterans Regulations and amendments thereto; Public Law 313, 78th Cong., May 27, 1944; Public Law 346, 78th Cong., June 22, 1944; Public Law 106, 79th Cong., June 30, 1945; Public Law 662, 79th Cong., Aug. 8, 1946; Proclamation No. 2714, Dec. 31, 1946.
Rates based on service or non-service-connected disability.	Proportionate to degree of inability to earn support..... \$24-\$72 1/4 disability..... 24 1/2 disability..... 40 3/4 disability..... 60 Total disability..... 72 (Public Law 245, 78th Cong., Mar. 3, 1944; 38 U. S. C. 381; Public Law 388, 80th Cong., Jan. 19, 1948.)	90 days' or more service, honorable discharge, all contracts of enlistment; or less 90 days' service, discharged surgeon's certificate of disability or on roll as Civil War veteran under existing service pension laws. \$30 (June 9, 1939; 38 U. S. C. 274; Public Law 270, 80th Cong., July 30, 1947.)	90 days' or more service, or less 90 days' or more service, certificate of disability... \$23.80-\$60 (June 2, 1930; Public Law 269, 74th Cong., Aug. 13, 1935; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 365, 365b, 368, 1947; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 270, 80th Cong., July 30, 1947.)	No provision.	90 days' or more service, discharged, under conditions other than dishonorable; or less 90 days if discharged surgeon's certificate of disability. Partial disability no provision. Permanent total disability, \$60 (Par. 1 (f), pt. III, Veterans Regulation 1 (a); Public Law 313, 78th Cong., May 27, 1944; 38 U. S. C. 697c, ch. 12, Veterans Regulations; Public Law 662, 79th Cong., Aug. 8, 1946.)	90 days' or more service, discharged, under conditions other than dishonorable; or less 90 days if discharged surgeon's certificate of disability. Partial disability no provision. Permanent total disability, \$60 (Par. 1 (f), pt. III, Veterans Regulation 1 (a); Public Law 313, 78th Cong., May 27, 1944; 38 U. S. C. 697c, ch. 12, Veterans Regulations; Public Law 662, 79th Cong., Aug. 8, 1946.)
Rates based on age	Age 62..... \$36 Age 66..... 72 (Public Law 245, 78th Cong., Mar. 3, 1944; 38 U. S. C. 381; Public Law 388, 80th Cong., Jan. 19, 1948.)	No provision.	Age 62..... \$17.28 63..... 60.00 64..... 60.00 65..... 60.00 66..... 60.00 67..... 60.00 68..... 60.00 69..... 60.00 70..... 60.00 71..... 60.00 72..... 60.00 73..... 60.00 (June 2, 1930; Public Law 269, 74th Cong., Aug. 13, 1935; Public Law 541, 78th Cong., May 27, 1944; sec. 1, Public Law 144, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; 38 U. S. C. 365, 365b, 368, 370, 727; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 270, 80th Cong., July 30, 1947.)	No provision.	Permanent total and age 65 (Public Law 313, 78th Cong., May 27, 1944; Public Law 662, 79th Cong., Aug. 8, 1946.)	Permanent total and age 65 (Public Law 313, 78th Cong., May 27, 1944; Public Law 662, 79th Cong., Aug. 8, 1946.)
Rates for— A. Regular aid and attendance. B. Helpless or blind.	A..... \$120 B..... 120	A..... \$120 B..... 120	A..... \$103.68-\$120* B..... 103.68-120*	A. No provision. B. No provision.	A. No provision. B. No provision.	A. No provision. B. No provision.

[illegible]

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Veterans' non-service-connected benefits—Continued

Subject	Indian wars ¹	Civil War ¹	War with Spain, Philippine Insurrection, and Boxer Rebellion ¹	Regular Establishment ¹	World War I ¹	World War II ¹
Statute	Acts July 27, 1892; Mar. 4, 1917; Mar. 3, 1927; Public Law 355, 75th Cong., Aug. 25, 1937; Public Law 245, 78th Cong., Mar. 3, 1944.	Act June 9, 1930; Public Law 270, 80th Cong., July 30, 1947.	Service pension laws in effect Mar. 19, 1933, as amended by Public Law 259, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, Veterans Regulations and amendments thereto.	Public Law 2, 73d Cong., Mar. 20, 1933, Veterans Regulations and amendments thereto.	Public Law 2, 73d Cong., Mar. 20, 1933, Veterans Regulations and amendments thereto.
Requirements re discharge. See footnote.	Honorable discharge ² (July 27, 1892, and Mar. 4, 1917, 38 U. S. C. 371, 375). (Public Law 245, 78th Cong., Mar. 3, 1944.)	Honorable discharge ³ from all contracts of enlistment (except with respect to those on rolls entitled under prior laws). (Veterans' Administration Regulation 2041 (A); June 9, 1930, 38 U. S. C. 274.)	Honorable discharge. ⁴ The honorable discharge must be from all periods of service in the particular war concerned. (June 2, 1930; Public Law 269, 74th Cong., Aug. 13, 1935; Public Law 541, 78th Cong., May 24, 1938; Public Law 242, 78th Cong., Mar. 1, 1944; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 351a, 355, 355b, 358, 727.)	Discharge under conditions other than dishonorable. ⁵ (Par. 1 (a), pt. III, Veterans Regulations 1 (a), 1 (c), sec. 1503, Public Law 346, 78th Cong., June 22, 1944) 38 U. S. C. 597c, ch. 12, Veterans Regulations.)	Discharge under conditions other than dishonorable. ⁶ (Par. 1 (a), pt. III, Veterans Regulations 1 (a), 1 (c), sec. 1503, Public Law 346, 78th Cong., June 22, 1944; 38 U. S. C. 597c, ch. 12, Veterans Regulations.)	Same as World War I.

¹ Sec. 1, Public Law 662, 78th Cong., Aug. 8, 1946, provides, with certain exceptions, that the pension of single veterans without dependents, being furnished hospital treatment, institutional or domiciliary care by the Veterans' Administration, shall continue without reduction until the first day of the seventh month. If treatment or institutional care is discontinued, the pension shall be reduced to the amount payable or \$30 per month, whichever ever is greater. Amounts withheld for treatment or institutional care shall be paid upon termination of treatment subject to certain conditions. Rate for condition of helplessness or blindness or a condition requiring regular aid and attendance is not payable even though veteran has dependents, while he is maintained in a Veterans' Administration facility and receives such aid and attendance in kind (Veterans' Administration Regulations 2110, 2112 (A), 2108.)

² Under sec. 1, Public Law 144, 78th Cong., July 13, 1943, the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations, as now or hereafter amended, made applicable to benefits provided under service pension laws as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as amended (38 U. S. C. 358, 727).

³ With certain exceptions, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces or discharge on ground he was a conscientious objector who refused to perform military duty or refused to wear uniform or otherwise to comply with lawful orders of competent military authority, or as a deserter, or of an officer by acceptance of his resignation for the good of the service, bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provision is not applicable to war risk, Government (converted), or national service life insurance policies (sec. 300, Public Law 346, 78th Cong., June 22, 1944, 38 U. S. C. 693g).

PENSIONS TO WIDOWS AND CHILDREN FOR NON-SERVICE-CONNECTED DEATH

Subject	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	Regular Establishment	World War I	World War II
Statute	Acts July 27, 1892; Mar. 4, 1917; Mar. 3, 1927; Public Law 245, 78th Cong., Mar. 3, 1944; Public Law 280, 78th Cong., Apr. 1, 1944; Public Law 471, 78th Cong., Dec. 8, 1944; Public Law 270, 80th Cong., July 30, 1947.	Acts of May 1, 1920, July 3, 1924, June 9, 1930; Public Law 280, 78th Cong., Apr. 1, 1944; Public Law 471, 78th Cong., Dec. 8, 1944; Public Law 270, 80th Cong., July 30, 1947.	Service pension laws in effect Mar. 19, 1933, reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 280, 78th Cong., Apr. 1, 1944; Public Law 471, 78th Cong., Dec. 8, 1944; Public Law 611, 78th Cong., Aug. 8, 1946; Public Law 629, 78th Cong., Aug. 8, 1946; Public Law 633, 78th Cong., Aug. 8, 1946; Public Law 270, 80th Cong., July 30, 1947.	Peacetime service.	Public Law 494, 73d Cong., June 28, 1934, as amended by Public Law 493, 78th Cong., Dec. 14, 1944; Public Law 144, 78th Cong., July 13, 1943; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 673, 79th Cong., Aug. 8, 1946; Public Law 673, 79th Cong., Aug. 8, 1946; Proclamation No. 2714, Dec. 31, 1946.	Public Law 484, 73d Cong., June 28, 1934, as amended by Public Law 312, 78th Cong., May 27, 1944; Public Law 483, 78th Cong., Dec. 14, 1944; Public Law 144, 78th Cong., July 13, 1943; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 673, 79th Cong., Aug. 8, 1946; Public Law 673, 79th Cong., Aug. 8, 1946; Proclamation No. 2714, Dec. 31, 1946.
Rates: Widow only	Widow under age 70, no child. \$36 (Mar. 3, 1927, 38 U. S. C. 381a); Public Law 385, 80th Cong., July 30, 1947.	Widow, no child; Under age 70. \$36 Age 70 or over. \$48 Wife during service. \$60	Widow, under age 65, no child. \$48 65 years or over. \$48 Wife during service. \$60	No provision.	Widow, no child. \$42	Same as World War I.
Widow with children.	Widow, 1 child, widow's rate plus \$7.20. \$43.20; Each additional child. \$7.20 (May 1, 1920, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 381a); Public Law 270, 80th Cong., July 30, 1947.	Widow, 1 child, widow's rate plus \$7.20. \$43.20; Each additional child. \$7.20 (May 1, 1920, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 381a); Public Law 270, 80th Cong., July 30, 1947.	Widow, 1 child, widow's rate plus \$7.20. \$43.20; Each additional child. \$7.20 (May 1, 1920, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 381a); Public Law 270, 80th Cong., July 30, 1947.	No provision.	Widow, 1 child. \$54 Each additional child. \$9 (Public Law 483, 78th Cong., Dec. 14, 1944; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 503c, 504, 727; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 673, 79th Cong., Aug. 8, 1946.)	Same as World War I.

Same as World War I.

See footnotes at end of table.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

Pensions to widows and children for non-service-connected death—Continued

Subject	Indian wars	Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion	Regular Establishment	World War I	World War II
Statute	Acts July 27, 1892; Mar. 4, 1917; Mar. 3, 1927; Public Law 245, 78th Cong., Mar. 3, 1944; Public Law 280, 78th Cong., Apr. 1, 1944.	Acts of May 1, 1920; July 3, 1924; June 9, 1930; Public Law 280, 78th Cong., Apr. 1, 1944; Public Law 471, 78th Cong., Dec. 8, 1944.	Service pension laws in effect Mar. 19, 1933, as amended by Public Law 289, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations, as modified or amended.	Public Law 484, 73d Cong., June 28, 1934, as amended.	Public Law 484, 73d Cong., June 28, 1934, as amended by Public Law 312, 78th Cong., May 27, 1944; Public Law 483, 78th Cong., Dec. 14, 1944, etc.
Income restrictions	None.	None.	None.	No provision.	Payment may not be made to any widow without child, or a child, whose annual income exceeds \$1,000, or to a widow with a child or children whose annual income exceeds \$2,500. In determining annual income, any payment by U. S. Government because of disability or death under laws administered by Veterans' Administration may not be considered. Where payments to widow disallowed or discontinued due to income limitation, payment to child of deceased veteran made as though there is no widow. (Sec. 11, Public Law 144, 78th Cong., July 13, 1945, 33 U. S. C. 306c.)	Same as World War I.
Remarried widows.	Pension payable to widow remarried once or more than once if subsequent or successive marriage dissolved by death or divorce without fault of wife. Remarried widow not entitled to pension or increase of pension under Public Law 245, 78th Cong., Mar. 3, 1944; 33 U. S. C. 381e.	Remarried widow (married to veteran prior to June 27, 1945) restored to roll upon termination of marriage by death or divorce on any ground except adultery of widow. Pension not payable to widow (married to veteran after June 27, 1945, and for 10 or more years) who has remarried either once or more than once since death of the veteran and upon remarriage of such widow her pension terminates. (June 9, 1930, 38 U. S. C. 291b; Public Law 471, 78th Cong., Dec. 8, 1944.) If pension has been granted to child under age 16 or helpless child, same may not be resumed to widow until pension to child terminates unless child is member of her family and cared for by her. Difference between amount payable to child and amount authorized for widow may be paid to widow. (Mar. 3, 1927, Public Law 245, 78th Cong., Mar. 3, 1944, 33 U. S. C. 381a, 381e.)	Remarried widow (married to veteran prior to Jan. 1, 1938) restored to roll upon termination of marriage by death or divorce on any ground except adultery of widow. Pension not payable to widow (married to veteran after Dec. 31, 1937, and for 10 or more years) who has remarried either once or more than once since death of the veteran and upon remarriage of such widow her pension terminates. (May 1, 1926, 38 U. S. C. 369a; Public Law 752, 80th Cong., June 24, 1948.) If pension granted to child under 16, or helpless, same may not be resumed to widow until pension to child terminates unless child is member of her family and cared for by her. (May 1, 1926, Public Law 269, 74th Cong., Aug. 13, 1935; Public Law 282, 78th Cong., Mar. 1, 1944, 38 U. S. C. 369a, 368.)	No provision.	Compensation or pension may not be allowed a widow who has remarried either once or more than once and where compensation or pension is properly discontinued by reason of remarriage, it may not thereafter be recommenced. (Public Law 483, 78th Cong., Dec. 14, 1944.)	Same as World War I.
Miscellaneous widows.	The open and notorious adulterous cohabitation of a widow operates to terminate her pension from the commencement of such cohabitation. (Aug. 7, 1892, 33 U. S. C. 199.)	The open and notorious adulterous cohabitation of a widow operates to terminate her pension from the commencement of such cohabitation. (Aug. 7, 1892, 33 U. S. C. 199.)	The open and notorious adulterous cohabitation of a widow operates to terminate her pension from the commencement of such cohabitation. (Aug. 7, 1892, 33 U. S. C. 199, 368.)	No provision.	No provision.	Same as World War I.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

<p>Eligibility of children.</p> <p>Must be legitimate child of veteran, under age 16. Children born before marriage of their parents, if acknowledged by father before or after marriage, deemed legitimate. Pension payable to child 16 years or over if child was insane, idiotic, or otherwise physically or mentally helpless at age 16 and helpless condition exists at date of filing claim. Pension continues while helpless during life of child but discontinued on marriage of helpless child (Public Law 280, 78th Cong., Apr. 1, 1944).</p> <p>(Rev. Stat. 4704, 38 U. S. C. 37, 202; Veterans' Administration Regulations 2504 (C), 2502 (B).)</p>	<p>As prescribed by Administrator, where child or children not in custody of widow. (Sec. 3, Public Law 886, 76th Cong., Oct. 17, 1940; 38 U. S. C. 49a.)</p>	<p>Legitimate child of veteran, under age 16. Children born before marriage of their parents, if acknowledged by father before or after marriage, deemed legitimate. Pension payable to child 16 years or over if child was insane, idiotic, or otherwise physically or mentally helpless at age 16 and helpless condition exists at date of filing claim. Pension continues while helpless during life of child but discontinued on marriage of helpless child (Public Law 280, 78th Cong., Apr. 1, 1944).</p> <p>(Rev. Stat. 4704, 38 U. S. C. 37, 202; Veterans' Administration Regulations 2512 (C), 2502 (B).)</p> <p>From July 13, 1943, pension payable to a person unmarried and under age 18, unless prior to age 18 such person has become permanently incapable of self-support by reason of mental or physical defect; or if over 18, if he is other-wise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of the child.</p>	<p>No provision</p>	<p>Pension payable to a person unmarried and under age 18, unless prior to age 18, such person has become permanently incapable of self-support by reason of mental or physical defect; or if over 18, if he is other-wise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of the child.</p> <p>(Secs. 1, 7, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727, ch. 12, Veterans Regulations.)</p>	<p>Same as World War I.</p>
<p>Apportionment.</p> <p>Under sec. 1, Public Law 144, 78th Cong., July 13, 1943 (38 U. S. C. 727), the administrative, definitive, and regulatory provisions of Public Law 269, 74th Cong., Aug. 13, 1935 (38 U. S. C. 398), Spanish-American War, Philippine Insurrection, or Boxer Rebellion entitled to benefits under service pension acts repealed by Public Law 269, 74th Cong., July 13, 1943, the child of a deceased veteran, Spanish-American War, Philippine Insurrection, or Boxer Rebellion entitled to benefits under service pension acts repealed by Public Law 269, 74th Cong., Aug. 13, 1935, were increased 20 percent by Public Law 692, 79th Cong., Aug. 8, 1946; and a further 20 percent by Public Law 270, 80th Cong., July 30, 1947.</p> <p>Under sec. 1, Public Law 144, 78th Cong., July 13, 1943, the administrative, definitive, and regulatory provisions of Public Law 270, 80th Cong., July 30, 1947, were increased 20 percent by Public Law 692, 79th Cong., Aug. 8, 1946; and a further 20 percent by Public Law 270, 80th Cong., July 30, 1947.</p> <p>With certain exceptions, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces, or discharge on ground he was a conscientious objector who refused to perform military duty or refused to wear uniform or otherwise to comply with lawful orders of competent military authority, or as a deserter, or of an officer by acceptance of his resignation for the good of the service bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provision is not applicable to war risk, Government (contracted) or national service life insurance policies. (Sec. 300, Public Law 346, 78th Cong., June 22, 1944; 38 U. S. C. 697c.)</p>	<p>As prescribed by Administrator, where child or children not in custody of widow. (Sec. 3, Public Law 886, 76th Cong., Oct. 17, 1940; 38 U. S. C. 49a.)</p>	<p>Legitimate child of veteran, under age 16. Children born before marriage of their parents, if acknowledged by father before or after marriage, deemed legitimate. Pension payable to child 16 years or over if child was insane, idiotic, or otherwise physically or mentally helpless at age 16 and helpless condition exists at date of filing claim. Pension continues while helpless during life of child but discontinued on marriage of helpless child (Public Law 280, 78th Cong., Apr. 1, 1944).</p> <p>(Rev. Stat. 4704, 38 U. S. C. 37, 202; Veterans' Administration Regulations 2512 (C), 2502 (B).)</p> <p>From July 13, 1943, pension payable to a person unmarried and under age 18, unless prior to age 18 such person has become permanently incapable of self-support by reason of mental or physical defect; or if over 18, if he is other-wise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of the child.</p>	<p>No provision</p>	<p>Pension payable to a person unmarried and under age 18, unless prior to age 18, such person has become permanently incapable of self-support by reason of mental or physical defect; or if over 18, if he is other-wise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of the child.</p> <p>(Secs. 1, 7, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727, ch. 12, Veterans Regulations.)</p>	<p>Same as W. W. I.</p>
<p>Apportionment.</p> <p>Under sec. 1, Public Law 144, 78th Cong., July 13, 1943 (38 U. S. C. 727), the administrative, definitive, and regulatory provisions of Public Law 269, 74th Cong., Aug. 13, 1935 (38 U. S. C. 398), Spanish-American War, Philippine Insurrection, or Boxer Rebellion entitled to benefits under service pension acts repealed by Public Law 269, 74th Cong., July 13, 1943, the child of a deceased veteran, Spanish-American War, Philippine Insurrection, or Boxer Rebellion entitled to benefits under service pension acts repealed by Public Law 269, 74th Cong., Aug. 13, 1935, were increased 20 percent by Public Law 692, 79th Cong., Aug. 8, 1946; and a further 20 percent by Public Law 270, 80th Cong., July 30, 1947.</p> <p>Under sec. 1, Public Law 144, 78th Cong., July 13, 1943, the administrative, definitive, and regulatory provisions of Public Law 270, 80th Cong., July 30, 1947, were increased 20 percent by Public Law 692, 79th Cong., Aug. 8, 1946; and a further 20 percent by Public Law 270, 80th Cong., July 30, 1947.</p> <p>With certain exceptions, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces, or discharge on ground he was a conscientious objector who refused to perform military duty or refused to wear uniform or otherwise to comply with lawful orders of competent military authority, or as a deserter, or of an officer by acceptance of his resignation for the good of the service bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provision is not applicable to war risk, Government (contracted) or national service life insurance policies. (Sec. 300, Public Law 346, 78th Cong., June 22, 1944; 38 U. S. C. 697c.)</p>	<p>As prescribed by Administrator, where child or children not in custody of widow. (Sec. 3, Public Law 886, 76th Cong., Oct. 17, 1940; 38 U. S. C. 49a.)</p>	<p>Legitimate child of veteran, under age 16. Children born before marriage of their parents, if acknowledged by father before or after marriage, deemed legitimate. Pension payable to child 16 years or over if child was insane, idiotic, or otherwise physically or mentally helpless at age 16 and helpless condition exists at date of filing claim. Pension continues while helpless during life of child but discontinued on marriage of helpless child (Public Law 280, 78th Cong., Apr. 1, 1944).</p> <p>(Rev. Stat. 4704, 38 U. S. C. 37, 202; Veterans' Administration Regulations 2512 (C), 2502 (B).)</p> <p>From July 13, 1943, pension payable to a person unmarried and under age 18, unless prior to age 18 such person has become permanently incapable of self-support by reason of mental or physical defect; or if over 18, if he is other-wise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of the child.</p>	<p>No provision</p>	<p>Pension payable to a person unmarried and under age 18, unless prior to age 18, such person has become permanently incapable of self-support by reason of mental or physical defect; or if over 18, if he is other-wise shown by evidence satisfactory to the Administrator of Veterans' Affairs to be the putative father of the child.</p> <p>(Secs. 1, 7, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727, ch. 12, Veterans Regulations.)</p>	<p>Same as W. W. I.</p>

¹ Under sec. 1, Public Law 144, 78th Cong., July 13, 1943 (38 U. S. C. 727), the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as now or hereafter amended, were amended, and the amendments were adopted by Public Law 269, 74th Cong., Aug. 13, 1935 (38 U. S. C. 368). Where solely as result of definition of term "child," contained in par. VI, Veterans Regulations as amended by Public Law 269, 74th Cong., Aug. 13, 1935, the amendments were adopted by Public Law 269, 74th Cong., Aug. 13, 1935, service pension at rates provided in Public Law 484, 73d Cong., June 28, 1934, as now or hereafter amended, payable. These rates set forth in Public Law 483, 78th Cong., Dec. 14, 1944, were increased 20 percent by Public Law 662, 79th Cong., Aug. 8, 1946; and a further 20 percent by Public Law 270, 80th Cong., July 30, 1947.

² Under sec. 1, Public Law 144, 78th Cong., July 13, 1943, the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as now or hereafter amended, were amended, and the amendments were adopted by Public Law 144, 78th Cong., July 13, 1943, except that the amendments were adopted by Public Law 269, 74th Cong., Aug. 13, 1935, except as amended by Public Law 270, 80th Cong., July 30, 1947.

³ With certain exceptions, discharge or dismissal of an officer or other by acceptance of his resignation for the good of the service bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provision is not applicable to war risk, Government (converted) or national service life insurance policies. (Sec. 300, Public Law 346, 78th Cong., June 22, 1944; 38 U. S. C. 697c.)

ADDENDUM

The succeeding tables of rates are added for ready reference where information as to rates payable under existing laws is desired without a detailed analysis of the elements of entitlement. The brief table of rates for wartime and peacetime service-connected disabilities is restricted to the largest class of such rates, those payable under Public Law No. 2, Seventy-third Congress, March 20, 1933, and Veterans Regulations issued pursuant thereto, as modified and amended by subsequent legislation. It does not include rates payable for service-connected disabilities under the general pension law or Public Law No. 141, Seventy-third Congress, March 28, 1934, as amended. For rates under Public Law No. 141 and for detailed information bearing on elements of entitlement, under such laws, references should be made to the pertinent tables set forth in the preceding part of this analysis.

RATES FOR WARTIME AND PEACETIME SERVICE-CONNECTED DISABILITIES UNDER PUBLIC LAW 2, 73D CONG., AS AMENDED, AND VETERANS REGULATIONS

	War service-connected rates, Veterans Regulation 1 (a), as amended, pt. I	Peacetime service-connected rates, Veterans Regulation 1 (a), as amended, pt. II
(a) 10 percent disability.....	\$15.00	\$12.00
(b) 20 percent disability.....	30.00	24.00
(c) 30 percent disability.....	45.00	36.00
(d) 40 percent disability.....	60.00	48.00
(e) 50 percent disability.....	75.00	60.00
(f) 60 percent disability.....	90.00	72.00
(g) 70 percent disability.....	105.00	84.00
(h) 80 percent disability.....	120.00	96.00
(i) 90 percent disability.....	135.00	108.00
(j) Total disability.....	150.00	120.00
(k) Anatomical loss, or loss of use of 1 foot, or 1 hand, or blindness of 1 eye, having only light perception, rates (a) to (j) increased monthly by.....	42.00	33.60
Anatomical loss, or loss of use of 1 foot, or 1 hand, or blindness of 1 eye, having only light perception, in addition to requirement for any of rates in (i) to (n), rate increased monthly for each loss or loss of use by.....	142.00	113.60
(l) Anatomical loss, or loss of use of both hands, or both feet, or 1 hand and 1 foot, or blind both eyes with 5/200 visual acuity or less, or is permanently bedridden or so helpless as to be in need of regular aid and attendance, monthly compensation.....	240.00	192.00
(m) Anatomical loss, or loss of use of 2 extremities at a level, or with complications, preventing natural elbow or knee action with prosthesis in place, or suffered blindness in both eyes, rendering him so helpless as to be in need of regular aid and attendance, monthly compensation.....	282.00	225.60
(n) Anatomical loss of 2 extremities so near shoulder or hip as to prevent use of prosthetic appliance, or suffered anatomical loss of both eyes, monthly compensation.....	318.00	254.40
(o) Suffered disability under conditions which would entitle him to 2 or more rates in (i) to (n), no condition being considered twice, or suffered total deafness in combination with total blindness with 5/200 visual acuity or less, monthly compensation.....	360.00	288.00
(p) In event disabled person's service-incurred disabilities exceed requirements for any of rates prescribed, Administrator, in his discretion, may allow next higher rate, or intermediate rate, but in no event in excess of.....	360.00	288.00

¹ But in no event to exceed \$360.

² But in no event to exceed \$288.

ADDITIONAL DISABILITY COMPENSATION BECAUSE OF DEPENDENTS¹

	Wife, no child	Wife, 1 child	Wife, 2 children	Wife, 3 or more children	No wife, 1 child	No wife, 2 children	No wife, 3 or more children	Dependent parent or parents
World War II.....								
World War I.....								
Spanish-American War, Philippine Insurrection, Boxer Rebellion.....	\$21.00	\$35.00	\$45.50	\$56.00	\$14.00	\$24.50	\$35.00	{ \$17.50 (1) 36.00 (2)
Civil War.....								
Indian wars.....								
Peacetime service (under combat or extrahazardous conditions).....								
Regular peacetime service.....	16.80	28.00	36.40	44.80	11.20	19.60	28.00	{ 14.00 (1) 28.00 (2)

¹ Above rates are for 100 percent disability. If and while rated partially disabled, but not less than 50 percent, additional compensation is authorized in an amount having the same ratio to the amount specified in the applicable table, above, as the degree of disability bears to the total disability; e. g., war service-connected disability of 50 percent, compensation rate \$75—if veteran has a wife, his compensation is increased as follows: \$75+10.50=\$85.50.

COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

SERVICE PENSION RATES: INDIAN WARS, CIVIL WAR, SPANISH-AMERICAN WAR, PHILIPPINE INSURRECTION, BOXER REBELLION, AND WORLD WARS I AND II

Indian wars	Civil War	Spanish-American War, Philippine Insurrection, and Boxer Rebellion		World War I and World War II ¹
Act of Mar. 3, 1944, Public Law 245, 78th Cong., Public Law 398, 80th Cong., Jan. 19, 1948.	Act of June 9, 1930, Public Law 270, 80th Cong., July 30, 1947.	Act of June 2, 1930, as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as amended by Public Law 541, 75th Cong., May 24, 1938; sec. 1, Public Law 144, 78th Cong., July 13, 1943, and Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 270, 80th Cong., July 30, 1947. ¹		Public Law 2, 73d Cong., Mar. 20, 1933, pt. III, Veterans Regulation 1 (a), as amended by Public Law 601, 77th Cong., June 10, 1942; Public Law 313, 78th Cong., May 27, 1944; Public Law 662, 79th Cong., Aug. 8, 1946. ²
30 days or more service or through campaign in connection with or in zone of active Indian hostilities.	90 days or more service or discharge for disability incurred in line of duty.	90 days or more service or discharge for disability incurred in line of duty.	70 days or more service but less than 90 days.	90 days or more service or discharge for disability incurred in line of duty. In active service before cessation of hostilities.
Rates: No disability..... \$24 1/4 disability..... 30 1/2 disability..... 42 3/4 disability..... 60 Total disability..... 72 Age 62..... 36 Age 65..... 72 Aid and attendance..... 120	Rate..... \$90 Aid and attendance..... 120	Rates: No disability..... \$28.80 1/4 disability..... 36.00 1/2 disability..... 50.40 3/4 disability..... 72.00 Total disability..... 90.00 Age 62..... 43.20 Age 65..... 90.00 Age 68..... 57.60 Age 72..... 72.00 Age 75..... 90.00 Aid and attendance..... 103.68 Aid and attendance ¹ 120.00	Rates: No disability..... \$17.28 1/4 disability..... 21.60 1/2 disability..... 25.92 3/4 disability..... 34.56 Total disability..... 60.00 Age 62..... 17.28 Age 65..... 60.00 Age 68..... 60.00 Age 72..... 60.00 Age 75..... 60.00 Aid and attendance..... 73.00	Rates: Permanent and total..... \$60 Rated permanent and total for continuous period of 10 years or reach age 65 years..... 72 Over age 62 or the amount being paid Mar. 20, 1933, if less..... 15 50 percent disabled..... 15 Aid and attendance..... None
Criteria for disability: Mental or physical disabilities of a permanent character, which so incapacitate the veteran for the performance of manual labor as to render him unable to earn a support.	No requirement. NOTE.—Earlier legislation contained criteria similar to Indian wars. See act of May 9, 1900. Misconduct or vicious habits no bar.	Mental or physical disabilities of a permanent character which so incapacitate the veteran for the performance of manual labor as to render him unable to earn support. Misconduct or vicious habits no bar.		Any impairment of mind or body which is sufficient to render it impossible for the average person to follow a substantially gainful occupation and where it is reasonably certain that such impairment will continue throughout the life of the disabled person. Administrator authorized to classify diseases and disorders as permanent and total where justified in his judgment. Willful misconduct or vicious habits a bar.

¹ Sec. 1, Public Law 144, 78th Cong., July 13, 1943, provides that the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations, as now or hereafter amended, are applicable to benefits provided under laws reenacted by Public Law 269, 74th Cong., Aug. 13, 1935. War-service dates applicable to these benefits are Spanish-American War, Apr. 21, 1898, to Apr. 11, 1899; Philippine Insurrection, Apr. 12, 1899, to July 4, 1902 (Moro Province as to veterans only, July 15, 1903); Boxer Rebellion, June 16, 1900, to May 12, 1901 (Veterans' Administration Regulations 2000 (B), 2001 (B), 2002 (B)). The \$90 rate at age 65 and \$120 rate for regular aid and attendance are payable to those only who served between Apr. 21, 1898, and July 4, 1902, and are not payable to those who served in the Moro Province between July 5, 1902, and July 15, 1903.

² Veteran of Boxer Rebellion or Philippine Insurrection must be shown to have actually participated therein during period of service. War-service dates applicable to those benefits are Spanish-American War, Apr. 21, 1898, to Aug. 12, 1898; Philippine Insurrection, Aug. 13, 1898, to July 4, 1902 (Moro Province, July 15, 1903); Boxer Rebellion, June 20, 1900, to May 12, 1901 (Veterans' Administration Regulations 2000 (A), 2001 (A), 2002 (A)).

³ World War I service, Apr. 6, 1917, to Nov. 11, 1918, or to Apr. 1, 1920, if service in Russia; reenlistment on or after Nov. 12, 1918, and prior to July 2, 1921, if prior service between Apr. 6, 1917, and Nov. 11, 1918. World War II service Dec. 7, 1941, to noon, Dec. 31, 1946.

⁴ Any veteran meeting service requirements and income limits less than 55 years of age who has a single disability of 60 percent or more, or 2 or more disabilities, 1 of which is 40 percent or more, making a combined rating of 70 percent or more, and who is unemployable, shall be entitled to \$90 a month pension. The same rate applies to a man aged 55 who has a disability of 60 percent or more, single or combined, and upon reaching age 60, the disability requirement is reduced to 50 percent. Upon reaching age 65, the veteran must show a disability of 10 percent or more and the rate is \$72. In each case a finding of unemployability must be made (extension 5 to 1945 Disability Rating Schedule.)

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COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

RATES OF COMPENSATION OR PENSION TO WIDOWS, CHILDREN, AND PARENTS OF DECEASED VETERANS

For service-connected death	Widow, no child	Widow, 1 child	Each additional child	No widow, 1 child	No widow, 2 children	No widow, 3 children	Each additional child	Dependent parents
World War II (par. IV, pt. I and par. I (c), pt. II, Veterans Regulation No. 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949).								
World War I (par. IV, pt. I, Veterans Regulation No. 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949).								
Spanish-American War, Philippine Insurrection, Boxer Rebellion (par. IV, pt. I and par. I (c), pt. II, Veterans Regulation No. 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949).								
Civil War (par. I (c), pt. II, Veterans Regulation No. 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949).	\$75	\$105	\$25	\$58.00	\$82.00	\$106.00	\$20	1 parent, \$60. 2 parents, \$35 each.
Indian wars (par. I (c), pt. II, Veterans Regulation No. 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949).								
Peacetime (Regular Establishment): Death result of armed conflict, extra hazardous service, including service under conditions simulating war, while United States engaged in war (par. I (c), pt. II, Veterans Regulation No. 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949).								
Peacetime (Regular Establishment): Death not result of armed conflict, etc. (par. III, pt. II, Veterans Regulation No. 1 (a), as amended; Public Law 868, 80th Cong., July 1, 1948; Public Law 339, 81st Cong., Oct. 10, 1949).	60	84	20	46.40	66.60	84.80	16	1 parent, \$48. 2 parents, \$28 each.

NOTE.—No rate for 2 parents where entitlement is based on general pension law.

For non-service-connected deaths	Widow	Widow age 70	If widow was wife of veteran during service	Widow, 1 child	Each additional child	No widow, 1 child	No widow, 2 children	No widow, 3 children	Each additional child
World War I and World War II (Public Law 484, 73d Cong., June 28, 1934, as amended by Public Law 483, 78th Cong., Dec. 14, 1944, and Public Law 662, 79th Cong., Aug. 8, 1946.) ¹	\$42			\$54	\$6	\$21.60	\$32.40	\$43.20	\$4.80
Spanish-American War, Philippine Insurrection, Boxer Rebellion:									
Pt. III, Veterans Regulations 1 (a), as amended ² .	\$15			\$20	\$3	\$12	\$15	\$20	\$2
Act of May 1, 1926, as amended by Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 270, 80th Cong., July 30, 1947.	\$48		\$60	\$67.20, \$55.20	\$7.20	\$55.20	\$62.40	\$69.60	\$7.20
Sec. 1, Public Law 144, 78th Cong., July 13, 1943; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 270, 80th Cong., July 30, 1947.						\$25.92	\$38.88	\$51.84	\$5.76
Civil War: Act of May 1, 1920; act of July 3, 1926; act of June 9, 1930; Public Law 270, 80th Cong., July 30, 1947.	\$36	\$48	\$60	\$43.20, \$55.20, \$67.20	\$7.20	\$43.20	\$50.40	\$57.60	\$7.20
Indian wars: Act of Mar. 3, 1927, as amended by Public Law 245, 78th Cong., Mar. 3, 1944; Public Law 398, 80th Cong., Jan. 19, 1948. ³	\$36	\$48	\$60	\$43.20, \$55.20, \$67.20	\$7.20	\$43.20	\$50.40	\$57.60	\$7.20

Service-connected or non-service-connected deaths	Limitation as to date of marriage of widow depending upon law under which entitlement to death benefits established	Law or regulation limiting the marriage date
Service-connected deaths:		
World War II	Prior to Jan. 1, 1957	Par. V, Veterans Regulation No. 10, as amended by sec. 6, Public Law 144, 78th Cong., July 13, 1943. Proclamation No. 2714, Dec. 31, 1946; Veterans' Administration Regulation 2515 (A).
World War I	Prior to Dec. 14, 1944, or 10 or more years.	Act of May 13, 1938, as amended by sec. 3, Public Law 483, 78th Cong., Dec. 14, 1944.
Spanish-American War, Philippine Insurrection, and Boxer Rebellion.	Prior to Sept. 1, 1922.	Par. V, Veterans Regulation No. 10, as amended; sec. 1, Public Law 144, 78th Cong., July 13, 1943.
Civil War	Prior to Mar. 3, 1899, or continuous cohabitation from date of marriage to date of death, unless married prior to or during veterans' service.	Act of Mar. 3, 1899.
Indian wars	do	Do.
Peacetime service prior to Apr. 21, 1898.	do	Do.
Peacetime service on or after Apr. 21, 1898.	Prior to expiration of 10 years subsequent to discharge from enlistment during which the injury or disease was incurred.	Par. V, Veterans Regulation No. 10, as amended; sec. 1, Public Law 144, 78th Cong., July 13, 1943.
Non-service-connected deaths:		
World War II	Prior to Jan. 1, 1957	Par. V, Veterans Regulation No. 10, series as amended by sec. 6, Public Law 144, 78th Cong., July 13, 1943. Proclamation No. 2714, Dec. 31, 1946; Veterans' Administration Regulation 2515 (A).
World War I	Prior to Dec. 14, 1944, or 10 or more years.	Act of May 13, 1938, as amended by sec. 3, Public Law 483, 78th Cong., Dec. 14, 1944.
Spanish-American War, Philippine Insurrection, and Boxer Rebellion.	Prior to Sept. 1, 1922 (as to pension under pt. II, Veterans Regulation 1 (a), as amended); prior to Jan. 1, 1938, as to service pension laws, except as to dependent unremarried widow age 60 years or over who married veteran 10 or more years prior to his death and lived with him continuously from date of marriage to date of death, except where separation due to misconduct of or procured by veteran without fault of widow.	Par. V, Veterans Regulation No. 10, as amended; act of May 1, 1926, as amended by Public Law 242, 78th Cong., Mar. 1, 1944; sec. 1, Public Law 144, 78th Cong., July 13, 1943; Public Law 762, 80th Cong., June 24, 1948.
Civil War	Prior to June 27, 1905, except as to dependent unremarried widow age 60 years or over who married veteran 10 or more years prior to his death and lived with him continuously from date of marriage to date of death, except where separation due to misconduct of or procured by veteran without fault of widow.	Act of May 1, 1920; act of June 9, 1930; act of Dec. 8, 1944.
Indian wars	Prior to Mar. 4, 1917, except as to dependent unremarried widow age 60 years or over who married veteran 10 years or more prior to his death, and lived with him continuously from date of marriage to date of death, except where separation due to or procured by veteran without fault of widow.	Act of Mar. 3, 1927, as amended by Public Law 245, 78th Cong., Mar. 3, 1944.

¹ Subject to income limitation of \$1,000 as to widow without child, or a child, and \$2,500 as to widow with child or children. In determining annual income, any payments by U. S. Government because of disability or death under laws administered by the Veterans' Administration not considered. Where payments to widow disallowed or discontinued due to income limitation, payment may be made to child or children as though there is no widow.

² Subject to income limitations as above. In determining annual income, payments of war risk term insurance, U. S. Government life (converted) insurance (national service life insurance, regulatory) payments under the World War Adjusted Compensation Act, as amended, the Adjusted Compensation Payment Act, 1936, and amounts received under provisions of Federal Overtime Pay Act of 1945, other than increases in basic compensation, not considered.

³ Dependent unremarried widow, age 60 or over, who married veteran 10 or more years prior to his death, lived with him continuously from date of marriage to date of death, except where separation due to or procured by veteran without fault of widow, entitled without regard to delimiting marriage date.